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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 31st March 1962:—

Issue No.	No. and Date	Issued by	Subject
123	S.O. 862 to S.O. 866, dated 26th March 1962.	Election Commission, India,	Notifications regarding election to the Council of States for a seat allotted to the State of Uttar Pradesh.
	S.O. 867 to S.O. 871, dated 26th March 1962.	Do.	Notifications regarding election to the Council of States for a seat allotted to the State of Uttar Pradesh.
124	S.O. 872 to S.O. 876, dated 26th March 1962.	Do.	Notifications regarding election to the Council of States for a seat allotted to the State of Uttar Pradesh.
125	S.O. 877, dated 26th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Bihar.
	S.O. 878, dated 26th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Mysore.
	S.O. 879, dated 26th March 1962.	Do.	List of contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Punjab.
126	S.O. 880, dated 24th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Andhra Pradesh.

Issue No.]	No. and Date	Issued by	Subject
	S.O. 881, dated 24th March 1962.	Election Commission, India.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Gujarat.
	S.O. 882, dated 24th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Kerala.
	S.O. 883, dated 24th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Madhya Pradesh.
	S.O. 884, dated 24th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Maharashtra.
	S.O. 885, dated 24th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Rajasthan.
	S.O. 886, dated 24th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of Uttar Pradesh.
	S.O. 887, dated 24th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the elected members of the Legislative Assembly of West Bengal.
	S.O. 888, dated 24th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the members of the Electoral College of the Union Territory of Himachal Pradesh.
	S.O. 889, dated 24th March 1962.	Do.	List of Contesting Candidates for election to the Council of States by the members of the Electoral College of the Union Territory of Tripura.
127	S.O. 890, and S.O. 891, dated 27th March 1962.	Ministry of Information and Broadcasting.	Approval of films specified therein.
128	S.O. 955, dated 26th March 1962.	Central Board of Revenue.	The Income-tax (Certificate Proceedings) Rules, 1962.

Issue No.	No. and date	Issued by	Subject
129	S.O. 956, dated 28th March 1962.	Ministry of Commerce and Industry.	Appointment of date on which the provisions of the standards of Weights and Measures (Application to the State of Pondicherry) Order, 1958, in so far as they relate to units of length shall come into force throughout the State of Pondicherry.
	S.O. 957, dated 28th March 1962.	Do.	Continuation of the use of any unit of length in use in the State of Pondicherry for six months from 1st April 1962.
130	S.O. 958, Dated 29th March 1962.	Ministry of Law	Appointment of date on which the provisions of the Advocates Act, 1961, shall come into force.
131	S.O. 959, dated 28th March 1962.	Ministry of Home Affairs.	The Goa, Daman and Diu (Citizenship) Order, 1962.
	S.O. 960, dated 28th March 1962.	Do.	The Dadra and Nagar Haveli (Citizenship) Order, 1962.
132	S.O. 961, dated 30th March 1962.	Ministry of Labour and Employment.	Declaration of certain employments under the Commissioners for the Port of Calcutta to be of essential services.
	S.O. 962, dated 30th March, 1962.	Do.	The Chairman of the Commissioners for the Port of Calcutta may exercise powers in relation to employments of essential services.
133	S.O. 963, dated 30th March 1962.	Ministry of Commerce and Industry.	Amendments made in the Notification No. S.O. 733, dated 29th March 1961.
134	S.O. 964, dated 31st March 1962.	Election Commission India.	List of Contesting Candidates for election to the Council of States by the elected members of the Rajasthan Legislative Assembly.
135	S.O. 965, dated 31st March 1962.	Ministry of Law	The Conduct of Election (Second Amendment) Rules 1962.
136	S.O. 966, and S.O. 967, dated 30th March 1962.	Ministry of Information and Broadcasting.	Approval of films specified therein.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 6th April 1962

S.O. 1086.—In pursuance of the provisions of sub-section (1) of section 86 of the Representation of the People Act, 1951, the Election Commission hereby publishes a copy of the Election Petition No. 12 of 1962 presented to the Commission on the 29th March, 1962 under section 81 of the said Act, by Shri Gummadi Mallareddy, son of Shri G. Venkat Reddy, resident of Battonguda Macha Bolaram, Taluqa Medchal, District Hyderabad in the State of Andhra Pradesh calling in question the election to the House of the People from the Secunderabad Parliamentary constituency of Shri Ahmed Mohiuddin, 11, Padmaraonagar, Secunderabad, Andhra Pradesh.

Received by Registered Post this the twenty-ninth day of March, One Thousand Nine Hundred and Sixty-two.

Sd./- PRAKASH NARAIN,
Secretary,
Election Commission, India.

BEFORE THE ELECTION COMMISSIONER, NEW DELHI.**ELECTION PETITION NO. 12 OF 1962****BETWEEN**

Gummadi Mallareddy, son of Shri G. Venkat Reddy, aged 40 years, resident of Battonguda, Macha Bolaram, Taluqa Medchal, District Hyderabad (Andhra Pradesh)—*Petitioner.*

AND

Ahmed Mohiuddin, son of not known to petitioner, aged about 55 years, residing at 11, Padmaraonagar, Secunderabad (Andhra Pradesh)—*Respondent.*

Election Petition under Section 81 read with Section 100(c) of the Representation of the People Act, 1951.

1. That the address of the petitioner for the purposes of service of summons and notices is that of his Advocates Shri B. C. Jain, Shri C. P. Sarathy and Smt. C. Jayashree Sarathy, Jain Vilas, Isamiah Bazaar, Hyderabad-Dn.

2. That the address of the respondent for the purposes of summons and notices is that as shown in the cause title.

3. That the returning officer of the Secunderabad Parliamentary constituency invited nominations from the electors for the seat of the House of the People and fixed 20th January 1962 as the last date for filing nominations. The petitioner filed his nomination on 19th January 1962.

The respondent and the following five persons also filed their nominations:—

- (i) V. Ramchandra Rao.
- (ii) A. Laxaminarayana.
- (iii) I. L. N. Sastry.
- (iv) J. Venkatesam.
- (v) Konda Satyanarayana Reddy.

The returning officer fixed 22nd January 1962 for the scrutiny of nomination papers. On 22nd January 1962 one of the candidates, Shri Konda Satyanarayana Reddy raised an objection to the nomination of the petitioner on the ground that the petitioner has a subsisting contract with the Government of India and Andhra Pradesh for the supply of goods and was so disqualified as per Section 7(d) of the Representation of the Peoples Act, to stand for election. The returning officer adjourned the scrutiny to 23rd January 1962. On 23rd January 1962 the petitioner submitted a written counter denying the existence of any contract with

the Government of India. The returning officer after hearing the arguments, held the petitioner to be disqualified from seeking election for the above said parliamentary seat under Section 7(d) of the Representation of the People Act and rejected his nomination. The rejection is improper and based on misconception of facts and law.

4. That Shri K. Satyanarayana Reddy, the above said objector, withdrew from the contest. The respondent and the other 4 above mentioned candidates contested the election. The polling was held in the above parliamentary constituency, consisting of 7 assembly constituencies, on 19th, 21st, 23rd and 25th February 1962. After due counting, the respondent was declared elected by the returning officer on 27th February 1962, and the same was published by the appropriate authority in the Official Gazette.

5. The petitioner submits that the election of the respondent is void on account of improper rejection of his nomination.

6. The facts in brief are that the petitioner is one of the partners of the Janata Rice Mills, Chandrayangutta, Hyderabad. The petitioner had entered into written agreement dated 1st August, 1957, with the Government of Andhra Pradesh for cleansing rice to be supplied by Civil Supplies Department of the Government of Andhra Pradesh, in his factory, on a remuneration of Rs. 0.31 nP. per maund of the cleansed rice. The terms and conditions are embodied in the agreement dated 1st August, 1957, which is filed herewith and marked "1". The essential terms of the said agreement are detailed below:—

(i) The petitioner has to cleanse rice stock as given to him from time to time.

(ii) The goods shall be delivered by the Civil Supplies Department of the Government of Andhra Pradesh to the petitioner, and the petitioner has to transport the goods to his mill, after due cleansing re-bag them and deliver them to the Civil Supplies Department. The cleansed rice was to be kept in the godown of the petitioner under the joint seal of the Civil Supplies Department and the Central Storage Department authorities and the petitioner, till it is finally shifted to Civil Supplies godown. The goods were to be considered under the custody of the petitioner, who was to be solely responsible for any shortage etc. Konda and param (husk and dirt) derived during the cleansing operation shall be the property of Government of Andhra Pradesh. The petitioner has to get his accounts settled within one month after the cleansing operation. The above said agreement has been signed by the petitioner and the Director of Civil Supplies on behalf of the Governor of Andhra Pradesh.

7. The petitioner deposited Rs. 1,000 as security with the Chief Accounts Officer, Civil Supplies, the Government of Andhra Pradesh. The Civil Supplies Department gave delivery of 5,549 pallas and 11 seers of uncleansed rice to the petitioner in the first week of August, 1957, which was cleansed and delivered to the Civil Supplies godown during the same month. The dirt and dust was also taken delivery and there remained nothing to be done by the petitioner. The petitioner demanded the cleansing charges and return of the security deposit from the Civil Supplies Department, but it was not paid. It was represented by the Civil Supplies Department that the petitioner has still to give delivery of 266 pallas and 32 seers of dirt and dust and they proposed to deduct its price at Rs. 6 per palla. Though the claim of deduction was unwarranted in order to settle the long standing matter the petitioner submitted a petition dated 5th January 1962 requesting the Director of Civil Supplies to deduct the proposed amount for the alleged non-delivery of dirt and dust and to pay the balance of the amount to the petitioner. The Director told the petitioner on 6th January, 1962 that he has decided to deduct at the rate of Rs. 6 per palla, amounting to Rs. 1,597.60 nP. and the payment would be made within a week. The petitioner agreed to the said deduction. But due to extraneous considerations, the Director later on refused to settle the matter and pay the amount due. The petitioner by registered notice dated 18th January, 1962 issued a notice through his Advocate addressed to the Director, Civil Supplies, Government of Andhra Pradesh with copies to the Secretary, Department of Food, Andhra Pradesh and the Chief Electoral Officer of Andhra Pradesh renounced all his rights under the said contract. The said notices were served on the authorities concerned on 19th January, 1962. The petitioner submits that he was entitled to waive the claim against Government of Andhra Pradesh and the said renouncement fully discharged the contract, under Section 63 of Indian Contract Act. Thus there was no subsisting contract with the Government of Andhra Pradesh on the date of filing of his nomination. The

petitioner submits that the rejection of the nomination paper is improper for the following reasons:—

- (i) The contract dated 1st August 1957 for cleansing rice was entered into by the petitioner only with the Government of Andhra Pradesh. The petitioner has no privity of contract, with the Government of India. The finding of the returning officer that the position of Government of Andhra Pradesh was that of an agent of the Government of India in the contract is against law and facts. Neither the Government of Andhra Pradesh acted as agent of the Government of India nor was it ever disclosed about the said position to the petitioner.
- (ii) The agreement dated 1st August 1962 has been entered in the name of Governor of Andhra Pradesh through his authorised representative and by no stretch of interpretation could it be construed as tripartite agreement.
- (iii) As per Article 299 of the Constitution of India, the contract should be expressed to be made by the President of India and executed on behalf of the President through a person authorised. As the contract is not in the form required by the said article, the agreement is void and unenforceable and so cannot be deemed to be a contract with the Government of India. The opinion of the returning officer that the petitioner has accepted by conduct the authority of the Central Government resulting in a tacit contract with the Government of India is erroneous both as a matter of fact and law. The dirt and dust (Param and Konda) was disposed by the petitioner as per the directions of the State Government authorities and it is legally incorrect to assume that this has resulted in any contract with the Government of India. The petitioner has no concern with any arrangement that might have been agreed upon between the Governments of India and Andhra Pradesh and he was never a party to the same. The petitioner submits that the returning officer has *suo motu* perused the records of the Civil Supplies Department, took irrelevant matters into consideration and erroneously held that the position of the Government of India is that of an undisclosed principal.
- (iv) There is no contract of agency between the Government of Andhra Pradesh and the Central Government but it appears to be only a contract of Sale and Purchase. The Government of Andhra Pradesh under the said contract appears to have undertaken the responsibility to get the rice cleansed and to pay to the Central Government the price on the quantity of the cleansed rice. The Andhra Pradesh Government has not acted as agent of the Government of India under the said arrangement.
- (v) Having regard to the intention of the legislature in order that the disqualification embodied in Section 7(d) of the Representation of the People Act to be made applicable, there should be a direct contract between the appropriate Government and the candidate seeking election. The disqualification is incurred only, when there is a conflict between duty and self-interest. The petitioner could not have enforced legally the contract dated 1st August 1957 against the Government of India.
- (vi) The contract for cleansing of rice is a contract of labour and skill and cannot be deemed to be the contract for execution of the works or supply of goods. The existence of such a type of contract even does not disqualify the petitioner from seeking election to the seat in the State Assembly. The returning officer in spite of express arguments advanced in this regard ignored the same and held it to be the case of subsisting contract. The petitioner therefore submits that the contract under dispute is neither contract for supply of goods nor for execution of any works.
- (vii) The returning officer erred in holding that the contract still subsists as no time is fixed. The contract is a contract of standing offer and unless an order is placed, it does not result into any binding contract. The petitioner is entitled to put an end to the contract by mere intimation, properly communicated to the contracting party.

(viii) That the petitioner has fulfilled all his obligations and it was the State Government who had to pay the cleansing charges and return the security deposit. The petitioner had delivered all the dirt and dust (Param and Konda) derived from the cleansing operation and the claim of the Government of Andhra Pradesh that the part of the dirt and dust was not delivered is factually incorrect. In the alternative, the petitioner submits that the Director of Civil Supplies had fixed the value of the dirt and dust at Rs. 6 per palla to which the petitioner agreed and accordingly, the State Government was entitled to deduct Rs. 1,597.60 nP. as the price of dirt and dust and pay the balance of the amount. The Government of Andhra Pradesh has admitted that it has to pay Rs. 4,709.57 nP. as cleansing charges and Rs. 1,000 as security deposit. Deducting the price of dirt and dust, the Andhra Pradesh Government has to pay Rs. 4,111.97 nP. to the petitioner. The petitioner by notice dated 18th January 1962, duly received by the authorities concerned on 19th January 1962, has renounced his claim against Government of Andhra Pradesh which he could do under Section 63 of Indian Contract Act. The contract was fully discharged on 19th January 1962.

8. The petitioner submits that the petitioner did not suffer from any disqualification under any of the provisions of the Representation of People Act, 1951 and as such the rejection of the petitioner's nomination paper was improper, which has materially affected the result of the election and the election of the respondent is void.

9. That the petitioner is herewith submitting receipt from State Bank of Hyderabad for Rs. 2,000 as security for costs as per Section 117 of the Representation of People Act, 1951.

10. The petitioner submits that he is entitled for a declaration that the election of the respondent for the seat of the Parliament from Secunderabad Constituency is void.

Therefore the petitioner PRAYS that the petition be allowed with costs and the election of the respondent be declared void.

HYDERABAD;

The 25th March, 1962.

Petitioner.

The facts stated in paragraphs No. 1 to 6 are based on my personal knowledge and the facts stated in paragraphs 7 to 10 are based partly on legal advice and partly on my knowledge which I believe to be true.

HYDERABAD;

The 25th March, 1962.

Petitioner.

True copy.

G. M. REDDY.

BEFORE THE ELECTION COMMISSIONER,
NEW DELHI

ELECTION PETITION NO. OF 1962

BETWEEN :

GU (MADI MALLAREDDY Son of Shri G. Venkat Reddy, aged 40 years, resident of Botronguda Macha Bolaram, Taluqa Medhal District Hyderabad (Andhra Pradesh). } Petitioner.

and

Ahmed Mohiuddin son of not known to petitioner aged about 55 years, residing at 11, Padmaranagar, Secunderabad (A.P.) } Respondent

List of Documents Filed by the Petitioner

Sl. No.	Date of document	Parties to document	Description of document.
1	1-8-1957	Governor of Andhra Pradesh and Petitioner.	Agreement Bond
2	18-1-1962	Issued by the petitioner's Advocate to the Director of Civil Supplies, Government of Andhra Pradesh.	Notice.
3	23-1-1962	Returning Officer.	Certified copy of order of rejection of nomination.
4	24-3-1962	Issued by State Bank.	Challan.

HYDERABAD;
The 25th March, 1962.

G. M. REDDY,
Petitioner.
(Sd.) Illegible,
Counsel for the Petitioner.
[No. 82/12/62.]
By order,
K. K. SETHI, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 7th April 1962

S.O. 1087.—In exercise of the powers conferred by clause (a) of rule 8 B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby appoints the person specified in the second column of the Schedule annexed hereto as Government Pleader for purposes of the said Order in relation only to land acquisition cases where land is acquired under the scheme of large-scale acquisition, development and disposal of land, currently undertaken by the Delhi Administration, in any court specified in the first column of the said Schedule.

SCHEDULE

Courts	Officer
1	2
(a) Circuit bench of the Punjab High Court, Delhi.	Shri C. P. Sapra, Deputy Legal Adviser-cum, Deputy Standing Counsel, Land and Housing Department, Delhi Administration, Delhi.
(b) Other Courts in Delhi	Shri C. P. Sapra, Deputy Legal Adviser-cum, Deputy Standing Counsel, Land and Housing Department, Delhi Administration, Delhi.

[F. No. 24/2/62-Delhi(1).]

A. V. VENKATASUBBAN, Dy. Secy.

ORDER

New Delhi, the 5th April 1962

S.O. 1088.—In exercise of the powers conferred by sub-section (1) of section 23A of the High Court Judges (Conditions of Service) Act, 1954 (28 of 1954), the President is pleased to make the following Order, namely :—

1. This Order may be called the Mysore High Court (Vacation) Order, 1962.
2. The vacations of the Mysore High Court during the year 1962 shall be for the periods specified below :—

Summer vacation	.	.	From 20th April to 3rd June, 1962 (both days inclusive).	45 days.
Dasara vacation	.	.	From 3rd October to 7th October 1962 (both days inclusive).	5 days.
Winter vacation	.	.	From 24th December to 31st December 1962 (both days inclusive).	8 days.

[No. 11/1/62-Judl.I.]

M. G. PIMPUTKAR, Jt. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 2nd April 1962

S.O. 1089.—“In exercise of the powers conferred by section 4 of the Foreign Jurisdiction Act, 1947 (47 of 1947), and of all other powers enabling it in this behalf, the Central Government hereby makes the following Order, namely:—

1. (1) This Order may be called the Collection of Statistics (Application to the State of Pondicherry) Order, 1961.
- (2) It shall come into force at once.
2. (1) The provisions of the Collection of Statistics Act, 1953 (32 of 1953), (hereinafter referred to as the said Act), are hereby applied to, and shall be in force in the State of Pondicherry (hereinafter referred to as the said State) subject to:—
 - (a) any amendments to which the said Act is for the time being generally subject in the territories to which it extends, and
 - (b) the subsequent provisions of this Order.
- (2) The Collection of Statistics (Central) Rules, 1959 and notification of the Government of India in the Cabinet Secretariat No. S.O. 462 dated the 18th February, 1960 are hereby applied to and shall be in force in the State of Pondicherry.
- (3) Reference in the said Act to the State Government or to a law not in force, or to any functionary not in existence, in the said State shall be construed as a reference to the Central Government or to the corresponding law, if any, in force or to the corresponding functionary in existence, in the said State, as the case may be:

Provided that if any question arises as to who such corresponding functionary is, the decision of the Central Government thereon shall be final.”

[No. 187/GP/1962.]

C. S. AHLUWALIA, Attache (GP)

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 4th April, 1962

S.O. 1090.—Statement of the Affairs of the Reserve Bank of India, as on the 30th March, 1962

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up	5,00,00,000	Notes	25,37,09,000
Reserve Fund	80,00,00,000	Rupee Coin	2,11,000
National Agricultural Credit (Long-term Operations) Fund	50,00,00,000	Subsidiary Coin	3,14,000
National Agricultural Credit (Stabilisation) Fund	6,00,00,000	Bills Purchased and Discounted:—	
Deposits:—		(a) Internal
(a) Government		(b) External
(1) Central Government	71,29,58,000	(c) Government Treasury Bills	46,60,45,000
(2) Other Governments	15,88,75,000	Balances held abroad*	15,84,06,000
(b) Banks	72,73,02,000	**Loans and Advances to Governments	80,88,75,000
(c) Others	152,35,92,000	Other Loans and Advances†	177,69,14,000
Bills Payable	33,05,95,000	Investments	163,43,19,000
Other Liabilities	57,78,37,000	Other Assets	34,23,66,000
	Rupees		Rupees
	544,11,59,000		544,11,59,000

*Includes Cash & Short-term Securities.

**Includes Temporary Overdrafts to State Governments.

†The item 'Other Loans and Advances' includes Rs.40,73,00,000/- advanced to scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

Dated, the 4th day of April, 1962.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 30th day of March, 1962

ISSUE DEPARTMENT

Liabilities	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department	25,37,09,000		A. Gold Coin and Bullion:—		
Notes in circulation	<u>2070,30,22,000</u>		(a) Held in India	117,76,03,000	
Total Notes issued		2095,67,31,000	(b) Held outside India	
			Foreign Securities	<u>113,86,07,000</u>	
			TOTAL OF A		231,62,10,000
			B. Rupee Coin		116,91,49,000
			Government of India Rupee Securities		1747,13,72,000
			Internal Bills of Exchange and other commercial paper
TOTAL LIABILITIES		2095,67,31,000	TOTAL ASSETS		2095,67,31,000

Dated the 4th day of April, 1962.

P. C. BHATTACHARYYA,
Governor.

[No. F. 3(2)-BC/62.]
A. BAKSI, Joint Secy.

(Department of Economic Affairs)*New Delhi, the 5th April 1962*

S.O. 1091.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Bari Doab Bank Ltd., Hoshiarpur in respect of the properties held by it at Premgarh, Hoshiarpur District (Punjab) and at Kotwal, Ferozepur District, (Punjab), till the 15th March, 1963.

[No. F. 15(4)-BC/62.]

S.O. 1092.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Cochin Nayar Bank Ltd., Trichur in respect of the undernoted properties held by it, till the 15th March, 1963.

1. Kumbalam Village—Survey No. 750/1.
2. Mattanchery Village—Survey Nos. 187/1, 187/2, 188/0, 17/2, part, 880/0, 889/1, 890/1, 1219/1-2, 1311/0, 1196, 635/2.
3. Palluruthy Village—Survey Nos. 1177/1, 1202/1, 1203/1-2.
4. Kadamakkudy Village—Survey Nos. 210/0, 786/0, 789/1-2-3.
5. Chellanam Village—Survey Nos. 95/3-II part, 253/3.

[No. F. 15(4)-BC/62.]

R. K. SESHADRI, Dy. Secy.

(Department of Economic Affairs)*New Delhi, the 6th April 1962*

S.O. 1093.—In exercise of the powers conferred by section 6 of the Indian Coinage Act, 1906 (3 of 1906), the Central Government hereby makes the following amendments to the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.R.O. 1121 dated the 11th May, 1956, namely:—

In the said notification:

- (i) in sub-paragraph (a)(i), the words and figures “or 100 naye paise” shall be omitted;
- (ii) in the table under sub-paragraph (b), in the first column, the words and figures “or 100 Naye Paise” shall be omitted;
- (iii) under the heading “Designs”—
 - (a) for the portion beginning with “Reverse: This face” and ending with “as shown below”, the following shall be substituted, namely:—
“Reverse: This face of the coins shall bear the year of coinage and the value of the coins in International numerals. The rupee coin shall bear the word “रुपया” in Hindi above and the word ‘Rupee’ in English below the numeral ‘1’. In the coins of the other denominations, the number of such coins required to make up one rupee shall be indicated as shown below:—”
 - (b) the entry “सौ नये पैसे I . . I रुपया” shall be omitted.

[No. F. 2(15)-C&C/61-(1).]

S.O. 1094.—In exercise of the powers conferred by sub-section (1) of section 21 read with section 7 of the Indian Coinage Act, 1906 (3 of 1906), the Central Government hereby makes the following rule to amend the rule issued with the notification of Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.R.O. 1122 dated the 11th May, 1956, namely:—

In the said rule, in the first column of the table, the words and figures “or 100 Naye Paise” shall be omitted.

[No. F.2(15)-C&C/61-(ii).]

S.O. 1095.—In exercise of the powers conferred by section 6 of the Indian Coinage Act, 1906 (3 of 1906) the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.R.O. 3008 dated the 11th December, 1956, namely:—

In the said notification, in sub-paragraph (a), the words “or one hundred Naye Paise”, shall be omitted.

[No. F.2(15)-C&C/61-(iii).]

D. N. GHOSH, Dy. Secy.

CENTRAL BOARD OF REVENUE

CUSTOMS

New Delhi, the 14th April 1962

S.O. 1096.—In exercise of the powers conferred by the proviso to section 182 of the Sea Customs Act (8 of 1878), the Central Board of Revenue hereby confers on all the Principal Postal Appraisers the powers indicated in clause (a) of the said section.

[No. 44/F. No. 22/10/61-Cus.IV]

S. VENKATESAN, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 4th April 1962

S.O. 1097.—The Government of West Bengal having nominated Secretary to the Government of West Bengal, Cottage and Small Scale Industries Department, Calcutta, to be a member of the Central Silk Board under clause (f) of sub-section (3) of section 4 of the Central Silk Board Act, 1948 (61 of 1948), in place of Shri N. N. Chatterjee, Secretary, Cottage and Small Scale Industries and Co-operation Department, Calcutta, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.O. 799 dated the 7th April, 1961 namely:—

In the said notification, for the entry against serial number 9 the following entry shall be substituted, namely:—

“9. Secretary to the Government of West Bengal, Cottage and Small Scale Industries Department, Calcutta.”

[No. F. 22/1/61-H.S.(2).]

R. KALYANASUNDARAM, Under Secy.

New Delhi, the 5th April 1962

S.O. 1098.—In exercise of the powers conferred by Section 14 of the Standards of Weights and Measures Act, 1956 (89 of 1956), the Central Government hereby makes the following amendment in the Notification of the Government of India in the Ministry of Commerce and Industry No. S.O. 1220 dated the 30th May, 1961, namely:—

In the said notification, the following proviso shall be added at the end, namely:—

“Provided that, in respect of any such undertaking in or any such department of Government of the State of Andhra Pradesh and the State of Mysore, the Central Government permits the continuance in use of any such weight or measure upto and inclusive of the 30th September, 1962 and the 30th June, 1962 respectively”.

[No. SMC-15(3)/62.]

K. V. VENKATACHALAM, Joint Secy.

(Indian Standards Institution)

New Delhi, the 20th March 1962

S.O. 1099.—In pursuance of sub-regulation (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 1st March to 15th March 1962.

THE SCHEDULE

Sl. No.	No. and Title of the Indian Standard established	No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1	IS : 329-1961 Specification for Oil of Sandalwood (<i>Revised</i>).	IS : 329-1952 Specification for Sandalwood Oil.	This standard prescribes the requirements and the methods of test for the material commercially known as the oil of sandalwood. The material is largely used by the soap, cosmetics and perfumery industries and also for medicinal purposes (Price Re 1.00).
2	IS : 363-1961 Specification for Hasps and Staples (<i>Revised</i>).	IS : 363-1951 Specification for Hasps and Staples, Safety and Wire Types (<i>Tentative</i>).	This standard covers requirements regarding material, dimensions, manufacture and finish of hasps and staples (Price Rs. 2.00).
3	IS : 581-1962 Specification for Vegetable Tanned Hydraulic Leather (<i>Revised</i>).	IS : 581-1954 Specification for Vegetable Tanned Hydraulic Leather.	This standard prescribes the requirements and the methods of test for vegetable tanned hydraulic leather used for making all kinds of leather packings, flange leather, cups and pumps leather, hydraulic rams 'U' leathers, 'V' leathers and for leather rings (Price Rs. 1.50).
4	IS : 1778-1961 Specification for Reels and Drums for Bare Wire.	..	This standard specifies the requirements for reels and Wooden drums for bare round wire and stranded conductors (Price Rs. 1.50).
5	IS : 1786-1961 Specification for Cold Twisted Steel Bars for Concrete Reinforcement	..	This standard covers the requirements and the methods of test for steel bars for concrete reinforcement, plain or deformed, which have been cold worked by twisting or twisting combined with stretching (Price Rs. 2.00).
6	IS : 1791-1961 Specification for Batch Type Concrete Mixers	..	This standard lays down requirements regarding water tanks and fittings, loaders, hoppers, discharge height, power units, road-worthiness etc. of tilting and non-tilting batch type concrete mixers (Price Rs. 2.00).

(1)	(2)	(3)	(4)
7	IS : 1815-1961 Methods for Detection and Estimation of Damage in Cotton Yarn and Cordages due to Micro-Organism	..	This standard prescribes method for the detection and estimation of damage in cotton yarn and cordages due to micro-organisms. (Price Rs. 2.00).
8	IS : 1901-1961 Specification for Visual Indicator Lamps	..	This specification lays down the requirements and methods of test for electric lamps used as visual indicators in telephone and telegraph switch boards and for allied purposes (Price Rs. 2.50).
9	IS : 1920-1961 Specification for White Indian Hemp Line.	..	This part of the standard prescribes requirements for White Indian Hemp Line 6 mm to 23 mm in size. In this part, all quantities and dimensions have been expressed in the metric system (Price Rs. 2.50).
10	IS : 1922-1961 Specification for Liquid Gold, Bright.	..	This standard prescribes the requirements and the methods of test for the material commercially known as liquid gold, bright, for use on glass and glazed ceramic articles (Price Re. 1.00).
11	IS 1924-1961 Specification for Portable Fire Extinguisher, Water Type (Bucket Pump).	..	This standard lays down the requirements regarding material, capacity, construction, finish and test of portable fire extinguisher, water type (bucket pump), having a capacity of 10 litres (Price Rs. 2.00).
12	IS : 1994-1961 Specification for Crown Corks.	..	This standard prescribes the requirements and methods of test of the crown corks used on glass bottles conforming to IS : 1107-1957 Specification for Aerated Water Glass Bottles (Price Rs. 1.50).

Copies of these Indian Standards are available, for sale, with the Indian Standards Institution, Manak Bhavan, 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232 Dr. Dadabhai Naoroji Road, Fort, Bombay-1, (ii) Third Floor, 11 Sooterkin Street, Calcutta-13, (iii) 2/21 First Line Beach, Madras-1, and (iv) 1469 Civil Lines, Kanpur.

[No. MD/13:2]

New Delhi, the 3rd April 1962

S.O. 1100.—In pursuance of sub-regulation (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 16th March to 31st March 1962.

THE SCHEDULE

Sl. No.	No. and Title of the Indian Standard established	No. and Title of the Indian Standard or Standards if any, superseded by the New Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1	IS : 1382-1961 Specification for Glossary of Terms Relating to Glass Industry.		This standard covers the terms and definitions that are prevalent in the Indian glass industry. (Price Rs. 7.00).
2	IS : 1731-1961 Dimensions for Steel Flats for Structural and General Engineering Purposes.		This standard specifies nominal dimensions for Steel flats for structural and general engineering purposes. (Price Rs. 1.50)
3	IS : 1732-1961 Dimensions for Round and Square Steel Bars for Structural and General Engineering Purposes.		This standard specifies nominal dimensions for round and square steel bars for structural and general engineering purposes (Price Rs. 1.00).
4	IS : 1855-1961 Specification for Steel Wire Ropes for Winding Purposes in Mines.		This standard covers steel wire ropes for winding purposes in mines. Ropes of round and flattened strand construction are included, each being divided into three groups as follows :— Round Strand Construction 6x7 [See Table I (p. 24)] 6x19 [See Table II (p. 25)] 6x37 [See Table III (p. 27).] Flattened Strand Construction Group IF [See Table IV (p. 29)] Group IIF [See Table V (p. 30)] Group IIIF [See Table VI (p. 31)] (Price Rs. 6.00)
5	IS : 1886-1961 Code of Practice for Installation and Maintenance of Transformers.		This code applies to the installation and maintenance of power transformers covered by IS: 1180-1958 Specification for Outdoor type Three-Phase Distribution Transformers Up to and including 100 kVA 11 kV and also to higher capacity transformers which would be covered by future Indian Standards. Gas Cooled, synthetic oil insulated dry type, instrument, mining and such other type of transformers used for special purposes are excluded from the scope of this Code. In such cases, maker's instructions should be strictly followed. (Price Rs. 6.00).

1	2	3	4
6.	IS : 1921-1961 Specification for Rosin-Cored Solder Wire, Activated and Non-activated (Non-Corrosive).		This standard covers minimum requirements for five grades of rosin-cored solder wire depending on the grades of the solder used (See Table I), of circular cross section having one or more continuous cores of flux, either 'activated' or 'non-activated' (See 5.1) The Solder wires covered in this standard are non-antimonial and suitable for use with zinc or galvanised materials (Price Rs. 3.00).
7.	IS : 1927-1961 Specification for Flat Driving Chains for Carding Engines.		This standard prescribes the requirements for flat driving chains for revolving flat carding engines (Price Rs. 1.50).
8.	IS : 1945-1961 Specification for Glass Bottles for Fluid Ink.		This standard prescribes the requirements, methods of sampling and tests for glass bottles which will ensure maintenance of the quality of fluid ink packed in these bottles (See 0.2) (Price Rs. 1.50).
9.	IS : 1984-1961 Specification for Penicillin Vials.		This standard covers the requirements and the methods of test for glass vials which are used as containers for penicillin (Price Rs. 2.00).
10.	IS : 1986-1962 Code of Practice for Hard Chromium Plating on Steel.		This Code covers the recommended practices for electrodeposition of hard chromium on steel (price Rs. 2.00).
11.	IS : 1987-1962 Specification for High Silica Sand for use in Foundries.		This standard covers the requirements for high Silica sand for use at high temperatures in foundries (price Re. 1.00).
12.	IS : 1992-1962 Specification for lead plating.		This standard covers the tests and requirements for electro deposited lead coatings on steel, copper and copper base alloys, intended to withstand corrosion (Price Rs. 2.50).

Copies of these Indian Standards are available, for sale with the Indian Standards Institution, 'Manak Bhavan', 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232 Dr. Dadabhai Naoroji Road, Fort, Bombay-1, (ii) Third Floor, 11 Sooterkin Street, Calcutta-13, (iii) 2/21 First Line Beach, Madras-1, (iv) 14/69 Civil Lines, Kanpur.

[No. MD/13:2.]

New Delhi, the 4th April 1962

S.O. 1101.—In pursuance of the provisions of sub-rule (2) of rule 3 of the Indian Standards Institution (Certification Marks) Rules, 1955, the Indian Standards Institution hereby notifies that the Indian Standards given in the Schedule hereto annexed have been established during the quarter ending 31st March, 1962.

THE SCHEDULE

Serial No.	No. of Indian Standard	Title of Indian Standard
1.	IS:215-1961	Specification for Road Tar (<i>Revised</i>).
2.	IS:216-1961	Specification for Coal Tar Pitch (<i>Revised</i>).
3.	IS:217-1961	Specification for Cutback Bitumen (<i>Revised</i>).
4.	IS:218-1961	Specification for Cresosote and Anthracene Oil for use as Wood Preservatives (<i>Revised</i>).
5.	IS:327-1961	Specification for Oil of Lemongrass (East Indian Oil of Lemongrass) (<i>Revised</i>).
6.	IS:329-1961	Specification for Oil of Sandalwood (<i>Revised</i>).
7.	IS:363-1961	Specification for Hasps and Staples (<i>Revised</i>).
8.	IS:398-1961	Specification for Hard-Drawn Stranded Aluminium and Steel-cored Aluminium Conductors for Overhead Power Transmission Purposes (<i>Revised</i>).
9.	IS:489-1961	Specification for Glass Ampoules (<i>Revised</i>).
10.	IS:563-1961	Specification for DDT, Technical (<i>Revised</i>).
11.	IS:574-1961	Specification for Glassy Sodium Metaphosphate Technical (<i>Revised</i>).
12.	IS:581-1962	Specification for Vegetable Tanned Hydraulic Leather (<i>Revised</i>).
13.	IS:631-1961	Specification for Aluminium Food Grain Storage Bins.
14.	IS:696-1960	Code of Practice for General Engineering Drawings (<i>Revised</i>).
15.	IS:777-1961	Specification for Glazed Earthenware Tiles.
16.	IS:779-1961	Specification for Water Meters (Domestic Type) (<i>Revised</i>).
17.	IS:1018-1961	Specification for M Type Brass Padlocks (<i>Revised</i>).
18.	IS:1064-1961	Specification for Paper Sizes (<i>Revised</i>).
19.	IS:1382-1961	Specification for Glossary of Terms Relating to Glass Industry.
20.	IS:1570-1961	Schedules for Wrought Steels for General Engineering Purposes.
21.	IS:1731-1961	Dimensions for Steel Flats for Structural and General Engineering Purposes.
22.	IS:1732-1961	Dimensions for Round and Square Steel Bars for Structural and General Engineering Purposes.
23.	IS:1753-1961	Specification for Aluminium Conductors in Insulated Cables.
24.	IS:1763-1961	Specification for Substances of Paper and Pulp Board.
25.	IS:1778-1961	Specification for Reels and Drums for Bare Wire.
26.	IS:1786-1961	Specification for Cold Twisted Steel Bars for Concrete Reinforcement.
27.	IS:1791-1961	Specification for Batch Type Concrete Mixers.
28.	IS:1794-1961	Specification for Shuttles for Plain Calico Looms : Suction—Threading Type.

(1)	(2)	(3)
29. IS:1815-1961		Methods for Detection and Estimation of Damage in Cotton Yarn and Cordages due to Micro-organisms.
30. IS:1817-1961		Methods of Sampling Non-Ferrous Metals for Chemical Analysis.
31. IS:1829(Part I)—1961		Specification for Library Furniture and Fittings' Part I : Timber.
32. IS:1834-1961		Specification for Hot Applied Sealing compounds for Joints in concrete.
33. IS:1850-1961		Dimensions for Shark Diameters and Driving Squares for Rotating Tools.
34. IS:1853-1961		Specification for Self-Indicating Counter Type Weighing Machines.
35. IS:1855-1961		Specification for Steel Wire Ropes for Winding Purposes in Mines.
36. IS:1857-1961		Specification for Tarred Hemp Marline, Two-Ply.
37. IS:1861-1961		Code of Practice for Manufacture of Lime in vertical Mixed-Feed type Kilns.
38. IS:1862-1961		Specification for Studs.
39. IS:1863-1961		Dimensions for Rolled Steel Bulb Plates.
40. IS:1865-1961		Specification for Iron castings with Spheroida / or Nodular graphite.
41. IS:1866-1961		Code of Practice for maintenance of Insulating Oil.
42. IS:1867-1961		Specification for Rubber Hot-water Bottles.
43. IS:1868-1961		Specification for Anodized Aluminium.
44. IS:1869-1961		Specification for Ice Cans.
45. IS:1873-1961		Specification for Thinner, Antichill for Cellulose Nitrate based paints, dopes and lacquer ^s for aircrafts.
46. IS:1875-1961		Specification for Carbon Steel Bars, Billets, Blooms and Slabs for Forgings.
47. IS:1876-1961		Method for Voltage Measurement by means of Sphere-Gaps (One sphere earthed).
48. IS:1886-1961		Code of Practice for Installation and Maintenance of Transformers.
49. IS:1895-1961		Specification for Cotton Tape Newar, Grey or Dyed.
50. IS:1896-1961		Specification for Picking arms (or sticks) for overpick cotton looms.
51. IS:1898-1961		Specification for Timber for Use in Aircraft Construction.
52. IS:1899-1961		Specification for Blow Lamps.
53. IS:1901-1961		Specification for Visual Indicator Lamps.
54. IS:1903-1961		Specification for Raw hide pickers for jute looms.
55. IS:1906-1961		Specification for Raw Hide Round Foot Pattern 4B Pickers for Cotton Overpick Looms.
56. IS:1910-1961		Specification for Self-contained Breathing Apparatus for Fire Brigade use.
57. IS:1919-1961		Specification for Sodium Hydrosulphite, Technical.
58. IS:1920-1961		Specification for White Indian Hemp Line.

(1)	(2)	(3)
59.	IS:1921-1961	Specification for Rosin-Cored Solder Wire, Activated and Non-Activated (Non-Corrosive).
60.	IS:1922-1961	Specification for Liquid Gold, Bright.
61.	IS:1924-1961	Specification for Portable Fire Extinguisher, Water Type (Bucket Pump).
62.	IS:1927-1961	Specification for Flat Driving Chains for Carding Engines.
63.	IS:1933-1961	Specification for Portable Chemical Fire Extinguishers, Chlorobromomethane Type.
64.	IS:1945-1961	Specification for Glass Bottles for Fluid Ink.
65.	IS:1973-1961	Specification for Sugarcane Crusher, Bullock-driven type.
66.	IS:1976-1961	Specification for Paddy Weeder, Rotary type.
67.	IS:1984-1961	Specification for Penicillin Vials.
68.	IS:1986-1962	Code of Practice for Hart Chromium Plating on Steel.
69.	IS:1987-1962	Specification for High Silica Sand for Use in Foundaries.
70.	IS:1992-1962	Specification for Lead Plating.
71.	IS:1994-1961	Specification for Crown Corks.

[No. MD/13:3]

New Delhi, the 5th April 1962

S.O. 1102.—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that amendments to the Indian Standards given in the Schedule hereto annexed have been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard amended	No. & date of Gazette Notification in which the establishment of the Indian Standard was notified	No. & date of the Amendment	Brief particulars of the Amendment	Date of effect of the Amendment
1	2	3	4	5	6
1	IS:747-1955 Specification for Handloom Cotton Bunting Cloth, Dyed.	S.R.O.641 dated 17th March, 1956	No. 1 February, 1962	(i) The existing clause 0.6 has been deleted and substituted by a new clause. (ii) The first sentence of sub-clause 2.3.1 has been deleted and substituted by a new sentence.	15th April 1962

1	2	3	4	5	6
				<p>(iii) The existing item 3 and clause 3.1 have been deleted and the subsequent items and clauses have been re-numbered accordingly.</p> <p>(iv) The existing table 1 has been deleted and substituted by a new table.</p> <p>(v) The existing renumbered clause 4.3 has been deleted and substituted by a new clause.</p> <p>(vi) The existing renumbered sub-clause 4.3.1 has been deleted and substituted by a new sub-clause.</p> <p>(vii) The existing renumbered clause 4.4 has been deleted and substituted by a new clause.</p> <p>(viii) The existing renumbered sub-clause 4.4.1 has been deleted and substituted by a new sub-clause.</p> <p>(ix) In note of renumbered clause 4.9 and 46.0 cm (or 18.0 in.) has substituted for 18.0 in.</p>	
2	IS: 749-1955 Specification for Handloom Cotton Dungri Cloth, Grey.	S.R.O.701 dated 24th March 1956	No. 1 February 1962	<p>(i) The existing clause 0.6 has been deleted and substituted by a new clause.</p> <p>(ii) The first sentence of sub-clause 2.3.1 has been deleted and substituted by a new sentence.</p> <p>(iii) The existing item 3 and clause 3.1 have been deleted and the subsequent items and clauses have been renumbered accordingly.</p> <p>(iv) The existing table 1 has been deleted and substituted by a new table.</p> <p>(v) The existing renumbered clause 4.3 has been deleted and substituted by a new clause.</p> <p>(vi) The existing renumbered sub-clause 4.3.1 has been deleted and substituted by a new sub-clause.</p> <p>(vii) The existing renumbered clause 4.4 has been deleted and substituted by a new clause.</p>	15th April, 1962

1	2	3	4	5	6
				(viii) The existing renumbered sub-clause 4.4.1 has been deleted and substituted by a new sub-clause.	
				(ix) In note of renumbered clause 4.7, line 2, '90 ± 1 cm (or 36 ± 1/4 in.)' has been substituted for '36.0 ± 0.5 in.'	
3	IS: 751-1955 Specification for Handloom Cotton Mazri Cloth (Loom State)	S.R.O. 701 dated 24th March 1956	No. 1 February 1962	(i) The existing clause 0.7 has been deleted and substituted by a new clause. (ii) The first sentence of sub-clause 2.3.1 has been deleted and substituted by a new sentence. (iii) The existing item 3 and clause 3.1 have been deleted and the subsequent items and clauses have been renumbered. (iv) The existing table 1 has been deleted and substituted by a new table. (v) The existing renumbered clause 4.3 has been deleted and substituted by a new clause. (vi) The existing renumbered sub-clause 4.3.1 has been deleted and substituted by a new sub-clause. (vii) The existing renumbered clause 4.4 has been deleted and substituted by a new clause. (viii) The existing renumbered sub-clause 4.4.1 has been deleted and substituted by a new sub-clause.	15th April 1962
4	IS: 752-1955 Specification for Handloom Cotton Muslin Bleached.	S.R.O. 701 dated 24th March 1956	No. 1 February 1962	(i) The existing clause 0.7 has been deleted and substituted by a new clause. (ii) The first sentence of sub-clause 2.3.1 has been deleted and substituted by a new sentence. (iii) The existing item 3 and clause 3.1 have been deleted and the subsequent items and clauses have been renumbered accordingly. (iv) The existing table 1 has been deleted and substituted by a new table.	15th April 1962

1	2	3	4	5	6
				(v) The existing renumbered clause 4.3 has been deleted and substituted by a new clause.	
				(vi) The existing renumbered sub-clause 4.3.1 has been deleted and substituted by a new sub-clause.	
				(vii) The existing renumbered clause 4.4 has been deleted and substituted by a new clause.	
				(viii) The existing renumbered sub-clause 4.4.1 has been deleted and substituted by a new sub-clause.	
				(ix) In renumbered clause 4.8, line 2 '107 to 137 cm (or 42 to 54 in.)' has been substituted for '42 to 54 in.'	
5	IS: 806-1957 Code of Practice for Use of Steel Tubes in Building Construction	S.O. 1349 dated 12th July 1958.	No. 2 February 1962	(i) The following note has been added under sub-clause 3.1.1 on page 4. 'NOTE.—Grade St 35 ERW tubes specified in IS: 1161-1958 Specification for Steel Tubes for Structural Purposes, with a carbon content less than 0.30 percent, may be considered as hot finished for the purposes of sub-clause 3.1.1.'	15th April 1962.
				(ii) The following note has been added under sub-clause 6.3.1 on page 10: 'NOTE.—The procedure for such corrosion protection and the process to be adopted depend on the climatic conditions, exposure, presence of corrosive fumes, etc. Use of galvanised strip, galvanizing of formed Sections, use of steel with copper or other alloying elements giving increased resistance to atmospheric corrosion, etc. are methods usually adopted.'	
6	IS: 854-1956 Specification for Handloom Cotton Turkish Towels Bleached, Striped, checked, or Dyed.	S.R.O. 1481 dated 30th June 1956.	No. 2 February 1962.	(i) The existing clause 0.7 has been deleted and substituted by a new clause. (ii) The first sentence of sub-clause 2.3.1 has	15th April 1962.

1	2	3	4	5	6
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been deleted and substituted by a new sentence.
(iii) The existing item 3 and clause 3.1 have been deleted and the subsequent items and clauses have been renumbered accordingly.

(iv) The existing table 1 has been deleted and substituted by a new table.

(v) The second sentence of renumbered clause 3.2 has been deleted and substituted by a new sentence.

(vi) In renumbered clause 3.2, line 8, '1 cm (or $\frac{1}{4}$ in.)' has been substituted for '0.5 in'.

(vii) In renumbered clause 3.2, line 9, '6 cm (or $2\frac{1}{4}$ in.)' has been substituted for '2.5 in.'

(viii) The existing renumbered sub-clause 3.3.2, has been deleted and substituted by a new sub-clause.

(ix) The existing renumbered clause 4.3 has been deleted and substituted by a new clause.

(x) The existing renumbered sub-clause 4.3.1 has been deleted and substituted by a new sub-clause.

(xi) The existing renumbered clause 4.4 has been deleted and substituted by a new clause.

(xii) The existing renumbered sub-clause 4.4.1 has been deleted and substituted by a new sub-clause.

(xiii) In note of renumbered clause 4.7 the existing figures for width and length have been deleted and substituted by new figures.

(xiv) In clause B-4.1, line 4, '1 mm (or $1/16$ in.)' has been substituted for ' $1/16$ in.'

(xv) In clause B-4.2, line 3, '1 mm (or $1/16$ in.)' has been substituted for ' $1/16$ in.'

1	2	3	4	5	6
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|---|--|------------------------------------|---------------------|---|------------------|
| 7 | IS : 859-1956 Specification for Handloom Cotton Dusters, Grey, Stripped and Checked. | S.R.O. 1748 dated 4th August 1956. | No.2 February 1962. | (i) The existing clause 0.6 has been deleted and substituted by a new clause.
(ii) The first sentence of sub-clause 2.3.1 has been deleted and substituted by a new sentence.
(iii) The existing item 3 and clause 3.1 have been deleted and the subsequent items and clauses have been renumbered accordingly.
(iv) The existing table 1 has been deleted and substituted by a new table.
(v) In renumbered clause 3.2, line 2, '10 mm (or 3/8 in.)' has been substituted for '3/8 in.'
(vi) In renumbered clause 3.2 line 3, '2.5 cm (or 1 in.)' has been substituted for '1 in.'
(vii) The existing renumbered sub-clause 3.2.1 has been deleted and substituted by a new sub-clause.
(viii) The existing renumbered clause 4.3 has been deleted and substituted by a new clause.
(ix) The existing renumbered sub-clause 4.3.1 has been deleted and substituted by a new sub-clause.
(x) The existing renumbered clause 4.4 has been deleted and substituted by a new clause.
(xi) The existing renumbered sub-clause 4.4.1 has been deleted and substituted by a new sub-clause.
(xii) In note of renumbered clause 4.8 the existing figures for width and length have been deleted and substituted by new figures.
(xiii) In clause B-4, 1, line 4, '1 mm. (or 1/16 in.)' has been substituted for '1/16 in.' | 15th April 1962. |
|---|--|------------------------------------|---------------------|---|------------------|

(1)	(2)	(3)	(4)	(5)	(6)
				(xiv) In clause B-4.2, line 3, '1 mm. (or 1/16 in.)' has been substituted for '1/16 in.'	
8	IS : 862—1956. Specification for Handloom Cotton Tickling Cloth, Grey, Striped.	S.R.O. 1748 dated 4th August 1956.	No. 2 February, 1962.	(i) The existing clause 0.6 has been deleted and substituted by a new clause. (ii) The first sentence of sub-clause 2.3.1 has been deleted and substituted by a new sentence. (iii) The existing item 3 and clause 3.1 have been deleted and the subsequent items and clauses have been renumbered accordingly. (iv) The existing table 1 has been deleted and substituted by a new table. (v) The existing renumbered clause 4.3 has been deleted and substituted by a new clause. (vi) The existing renumbered sub-clause 4.3.1. has been deleted and substituted by a new sub-clause. (vii) The existing renumbered clause 4.4 has been deleted and substituted by a new clause. (viii) The existing renumbered sub-clause 4.4.1 has been deleted and substituted by a new sub-clause. (ix) In note of renumbered clause 4.8 the existing figures for width have been deleted and substituted by new figures.	15th April, 1962.
9	IS : 863—1956 Specification for Handloom Cotton Bandage Cloth, Bleached.	S.R.O. 1597 dated 14th July 1956.	No. 1 February 1962.	(i) The existing clause 0.7 has been deleted and substituted by a new clause. (ii) The first sentence of sub-clause 2.3.1 has been deleted and substituted by a new sentence. (iii) The existing item 3 and clause 3.1 have been deleted and the subsequent item and clauses have been renumbered accordingly. (iv) The existing table 1 has been deleted and substituted by a new table.	15th April 1962.

(1) (2) (3) (4) (5) (6)

(v) The existing renumbered clause 4.3 has been deleted and substituted by a new clause.

(vi) The existing renumbered sub-clause 4.3.1 has been deleted and substituted by a new sub-clause.

(vii) The existing renumbered clause 4.4 has been deleted and substituted by a new clause.

(viii) The existing renumbered sub-clause 4.4.1 has been deleted and substituted by a new sub-clause.

(ix) In note of renumbered clause 4.8 the existing figures for width have been deleted and substituted by new figures.

(x) In renumbered clause 4.9, line 5, '6 m (or 6 yd)' has been substituted for '6 yd'.

10 IS : 864—1956 S.R.O. 1597, No. 1
Specification for dated 14th February
Handloom Cotton July 1956. 1962.
Light Sheeting,
Grey.

(i) The existing clause 0.6 has been deleted and substituted by a new clause. 15th April, 1962.

(ii) The first sentence of sub-clause 2.3.1 has been deleted and substituted by a new sentence.

(iii) The existing item 3 and clause 3.1 have been deleted and the subsequent items and clauses have been renumbered accordingly.

(iv) The existing table 1 has been deleted and substituted by a new table.

(v) The existing renumbered clause 4.3 has been deleted and substituted by a new clause.

(vi) The existing renumbered sub-clause 4.3.1 has been deleted and substituted by a new sub-clause.

(vii) The existing renumbered clause 4.4 has been deleted and substituted by a new clause.

(1)	(2)	(3)	(4)	(5)	(6)
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(viii) The existing renumbered sub-clause 4.4.1 has been deleted and substituted by a new sub-clause.

(ix) In note of renumbered clause 4.7, '90 \pm 1 cm. (or 36 \pm 1/2 in.)' has been substituted for '36.00 \pm 0.50 in.'

11 IS : 891—1947 S.R.O. 1546 No. 1
Specification for dated 18th February
Handloom Wor- May 1957. 1962.
sted Shirting.

(i) The existing clause 0.7 has been deleted and substituted by a new clause. 15 April 1962.

(ii) The first sentence of sub-clause 2.3.1 has been deleted and substituted by a new sentence.

(iii) The existing item 3 and clause 3.1 have been deleted and the subsequent items and clauses have been renumbered accordingly.

(iv) The existing renumbered clause 4.2 has been deleted and substituted by a new clause.

(v) The existing table I has been deleted and substituted by a new table.

(vi) The existing table II has been deleted and substituted by a new table.

(vii) The existing renumbered sub-clause 4.2.1 has been deleted and substituted by a new sub-clause.

(viii) The existing renumbered clause 4.3 has been deleted and substituted by a new clause.

(ix) The existing renumbered sub-clause 4.3.1 has been deleted and substituted by a new sub-clause.

(x) In note 2 of renumbered clause 4.7, '70 \pm 1 cm. (or 28 \pm 1/2 in.)' has been substituted for '28.0 \pm 0.5 in.'

12 IS : 1322—1959 S.O. 2725 No. 1
Specification for dated 12th October
Bitumen Felts for December 1961.
Waterproofing 1959.
and Damp-Proof-
ing.

In Fig. 2, legend of nozzle 'Nozzle with 19 Holes 3.2 mm. (1/8") dia.' has been substituted for 'Nozzle with 19 Holes 0.8 mm. (1/32") dia.' 15th April 1962.

(1)	(2)	(3)	(4)	(5)	(6)
13	IS : 1413—1959 Specification for Round Vanaaspati Tins.	S.O. 2727 dated 12th December 1959.	No. 1 August 1961.	<p>(i) In clause 0.6, line 3, 'nitrogen dispersed' has been substituted for 'nitrogen or air-filled'.</p> <p>(ii) In clause 1.1, line 3, 'vanaaspati and nitrogen dispersed vanaaspati' has been substituted for 'vanaaspati'.</p> <p>(iii) In clause 3.1, line 2, 'Tables IA and IB, have been substituted for 'Table I'.</p> <p>(iv) In clause 4.1, line 2 'Tables IA and IB' have been substituted for 'Table I'.</p> <p>(v) The following sentence has been added at the end of the clause 5.1 : 'The tinplates used shall have a minimum tin coating of 0.34 kg. (or 0.75 lb.) per basis box.'</p> <p>(vi) The existing table I has been renumbered as 'Table IA' and a new table as 'Table IB' has been inserted at the end of 'Table IA'.</p>	15th April 1962.
14	IS : 1571—1960 Specification for Aviation Turbine Fuels, Kerosine type.	S.O. 2319 dated 24th September 1960.	No. 1 February 1962.	<p>In sub-sub-clause 5.1.2.3, lines 2 to 5—Substitute : 'The approved metal deactivator is NN'—disalicylidene-1, 2-propane diamine.'</p> <p>for 'The following are the approved metal deactivators:</p> <p>(a) NN'—disalicylidene-1, 2-ethylene diamine, and</p> <p>(b) NN'—disalicylidene-1, 2-propylene diamine'.</p>	15th April 1962.
15	IS : 1587—1960 Specification for Aviation Turbine Fuels, High Flash Point Type.	S.O. 100 dated 14th January 1961.	No. 1 February 1962.	<p>In sub-sub-clause 4.1.2.2, lines 2 to 5—Substitute : 'The approved metal deactivator is NN'—disalicylidene-1, 2-propane diamine.'</p> <p>for 'The following are the approved metal deactivators :</p> <p>(a) NN'—disalicylidene-1, 2-ethylene diamine, and</p> <p>(b) NN'—disalicylidene-1, 2-propylene diamine'.</p>	15th April 1962.

(1)	(2)	(3)	(4)	(5)	(6)
16	IX : 1588—1960 Specification for Aviation Turbine Fuels Wide-Cut Gasoline Type.	S.O. 2960 dated 10th December 1960.	No. 1 February 1962.	In sub-sub-clause 4.1.2.2 lines 2 to 5—substitute : 'The approved metal deac- ticator is NN'-disalicy- lidene-1, 2-propane dia- mine.' for 'The following are the ap- proved metal deactivators : (a) NN'-disalicylidene-1, 2-ethylene diamine, and (b) NN'-disalicylidene-1, 2-propylene diamine.'	15th April 1962.

Copies of these amendment slips are available, for sale, with the Indian Standards Institution 'Manak Bhavan', 9 Mathura Road, New Delhi-1, and also at its Branch Offices at (i) 232 Dr. Dadabhoy Naoroji Road, Fort, Bombay-1, (ii) Third Floor, 11 Sooterkin Street, Calcutta-13, (iii) 2/21 First Line Beach, Madras-1, and (iv) 14/69 Civil Lines, Kanpur.

[No. MD/13 : 5]

C. N. MODAWAL,

Head of the Certification Marks Division.

ERRATA

S.O. 1103.—In the Ministry of Commerce & Industry (Indian Standards Institution) Notification published in the Gazette of India dated 17th March 1962, Part II, Section 3, sub-section (ii). The following errors may be corrected.

S.O. No.	Sl. No.	Column	Line	For	Read
749	1	3	1	Kilogramme	Kilogram
dated 5th March 1962	2	4	1	50,00 Units	50,000 Units

S.O. 1104.—In the Ministry of Commerce & Industry (Indian Standards Institution) Notification No. MD/12:141 dated 7 March 1962, published in the Gazette of India, dated 17 March 1962, Part II, Section 3, sub-section (ii) under S.O. 752, page 689, S. No. 14, Col. 4 for 22.2.65 read 28.2.65:

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 5th April 1962

S.O. 1105.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), the Central Government hereby makes the following rules further to amend the Sann Hemp Grading and Marking Rules, 1942, the same having been previously published as required by the said section, namely:—

1. These rules may be called the Sann Hemp Grading and marking (Amendment) Rules, 1962.

2. In the Sann Hemp Grading and Marking Rules, 1942:—

- (i) in rule 6, for the expression "400 lb.", the expression "180 kilograms" shall be substituted;
- (ii) in Schedule I, in the design under Grade designation mark for bales of Sann Hemp, for the words "भारत की उत्पत्ति" the words "भारतीय उत्पाद" shall be substituted.
- (iii) for Schedules II, III, IV, V, VI, VII and VIII, the following Schedules shall respectively be substituted, namely:—

SCHEDULE II

Grade designations and definition of quality of Sann Hemp known commercially as Benares Sann Hemp.

Grade Designations	Special Characteristics		General characteristics
	Maximum limits of refraction* per bale of 180 Kilo-grams	Colour of fibre	
(1)	(2)	(3)	(4)
Kilograms			
Benares Fine	9.00	White	(a) The fibre shall be clean and reasonably dry.
Benares 1	18.00	Pale-cream to white.	(b) The strands shall be of reasonably uniform strength.
Benares 2	22.50	Greyish white.	(c) Benares Fine and Benares 1 shall be reasonably free from banwar and the weight of banwar in the case of all the four grade shall be included under refraction.
Benares 3	36.00	Greyish or light brown.	

*Includes sticks, tangled mass of very short and weak pieces of strands, dust, dirt etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible in the case of Benares Fine only. No tolerance will be permissible in respect of Benares 1, 2 and 3.

SCHEDULE III

Grade designations and definition of quality of Sann Hemp known commercially as Bengal Sann Hemp.

Grade designation	Special Characteristics			General characteristics.
	Maximum limits of re-fraction* per bale of 180 Kilograms	Colour of fibre	Average length** of hanks (Minimum)	
(1)	(2)	(3) *	(4)	(5)
	Kilograms		Centime-tres	
Bengal 1 . . .	3.60	Creamy white.	91.44	(a) The fibre shall be clean and reasonably dry and of fine & soft texture.
Bengal 2 . . .	4.50	Creamy	76.20	(b) The strands shall be of reasonably uniform strength and length.
Bengal 3 . . .	6.30	Creamy to greyish white.	..	(c) The fibre shall be reasonably free from tangling.

*Includes sticks, tangled mass of very short and weak pieces of strands, dust, dirt etc. For accidental errors in grading a tolerance of 1.125 kgs. per bale will be permissible.

**For accidental errors in grading a tolerance of 2-1/2 per cent will be permissible.

SCHEDULE IV

Grade designations and definition of quality of Sann Hemp known commercially as Chapra (Imitation Bengal) Sann Hemp.

Grade designations	Special characteristics.		General characteristics
	Maximum limits of re-fraction* per bale of 180 Kilograms.	Colour of fibre	
(1)	(2)	(3)	(4)
	Kilograms		
Chapra 1. . . .	3.60	White	(a) The fibre shall be clean and reasonably dry.
Chapra 2. . . .	5.40	Creamy white.	(b) The strands shall be of reasonably uniform strength and free from tangling.
Chapra 3. . . .	7.20	Greyish white.	(c) The fibre shall be free from the creeper locally known as banwar.

*Includes sticks, tangled mass of very short and weak pieces of strands, dust, dirt, etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible.

SCHEDULE V

Grade designations and definition of quality of Sann Hemp known commercially as Gopalpore Sann Hemp.

Grade Designations	Special characteristics.		Average length** of hanks (minimum)	General Characteristics.
	Maximum limits of refraction* per bale of 180 Kilograms	Colour of fibre		
(1)	(2)	(3)	(4)	(5)
	Kilograms.		Centimetres	
Gopalpore White	5.40	Yellowish white.	91.44	(a) The fibre shall be clean and reasonably dry.
Gopalpore brown	7.20	Greyish light to brown.	91.44	(b) The strands shall be of reasonably uniform strength and length and free from tangling.
Gopalpore Dark	9.00	Grey	91.44	
Gopalpore shorts	15.75	Yellowish white to light brown.	..	

*Includes sticks, tangled mass of very short and weak pieces of strands, dust, dirt, etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible.

**For accidental errors in grading a tolerance of 2 1/2 per cent will be permissible.

SCHEDULE VI

A. Grade designations and definition of quality of Sann Hemp known commercially as Ganjam or Green Sann Hemp (Undressed)

(i) C. P. Quality.—

Grade designations	Special characteristics.		Average length** of hanks (Minimum)	General Characteristics.
	Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre		
(1)	(2)	(3)	(4)	(5)
	Kilograms.		Centimetres	
Itarsi Extra Fine	3.60	Creamy to pale greenish.	101.60	(a) The fibre shall be of a soft texture and have shining appearance. It shall be clean and reasonably dry.
Itarsi Fine	5.40	Creamy light greenish to slightly grey.	91.44	(b) The strands shall be of reasonably uniform length and strength and free from tangling, except in the case of 'Shorts' where uniformity in length and freedom from tangling shall not be necessary.
Seoni Fine†	7.20	Greenish grey to very light brown.	76.20	

1	2	3	4	5
Jubbulpore Fine†	9.00	Greenish grey to light brown.	91.44	
Jubbulpore No. 1	9.00	Greenish brown to grey.	76.20	
Shorts	11.25	Creamy to grey.	..	

*Includes sticks, dust, dirt, etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible.

**For accidental errors in grading, a tolerance of 2 1/2 per cent will be permissible.

†Seoni Fine may include Itarsi fibre of 60.96 Cms. and above.

‡Jubbulpore Fine may include Seoni Fibre of 60.96 Cms. and above.

(ii) *Kantabanji-Raigarh Quality*

Grade designations	Special characteristics.		Average Length** of hanks (minimum)	General characteristics.
	Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre		
(1)	(2)	(3)	(4)	(5)
Itarsi Extra Fine	Kilograms 5.40	Creamy to plane greenish.	Centimetres 101.60	(a) The fibre shall be of a soft texture and have shining appearance. It shall be clean and reasonably dry.
Itarsi Fine	7.20	Creamy light greenish to slightly grey.	91.44	(b) The strands shall be of reasonably uniform length and strength and free from tangling, except in the case of 'shorts' where uniformity in length and freedom from tangling shall not be necessary.
Seoni Fine†	9.00	Greenish grey to very light brown.	76.20	
Jubbulpore Fine‡	9.90	Greenish grey to light brown.	91.44	
Jubbulpore No. 1	11.25	Greenish brown to grey.	76.20	
Shorts	13.50	Creamy to grey.	..	

*Includes sticks, dirt, etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible.

**For accidental errors in grading a tolerance of 2 1/2 per cent will be permissible.

†Seoni Fine may include Itarsi Fibre of 60.96 Cms. and above.

‡Jubbulpore Fine may include Seoni Fibre of 60.96 Cms. and above.

(iii) *U. P. Quality*—

Grade designations	Special characteristics.			General Characteristics.
	Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre	Average length** of hanks (minimum)	
(1)	(2)	(3)	(4)	(5)
	Kilograms		Centimetres	
Itarsi Extra Fine.	5.40	Creamy to pale greenish.	101.60	(a) The fibre shall be clean and reasonably dry.
Itarsi Fine.	7.65	Creamy light greenish to slightly grey.	91.44	(b) The strands shall be of reasonably uniform length and strength and free from tangling, except in the case of 'Shorts' where uniformity in length and freedom from tangling shall not be necessary.
Seoni Fine. †	9.90	Greenish grey to very light brown.	76.20	
Jubbulpore Fine. ‡	9.90	Greenish grey to light brown.	91.44	
Jubbulpore No. 1.	12.15	Greenish brown to grey.	76.20	
Shorts.	13.50	Creamy to grey.		

*Includes sticks, dust, dirt, etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible.

**For accidental errors in grading a tolerance of 2½ per cent will be permissible.

†Seoni Fine may include Itarsi Fibre of 60.96 Cms. and above.

‡Jubbulpore Fine may include Seoni Fibre of 60.96 Cms. and above.

(iv) *Calcutta Quality* @—

Grade designations	Special characteristics.			General Characteristics.
	Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre	Average length** of hanks (minimum)	
(1)	(2)	(3)	(4)	(5)
	Kilograms		Centimetres	
Itarsi Extra Fine.	4.50	Creamy to pale greenish.	101.60	(a) The fibre shall be clean and reasonably dry.
Itarsi Fine.	6.75	Creamy light greenish to slightly grey.	91.44	(b) The strands shall be of reasonably uniform length and free from tangling, except in the case of 'Shorts' where uniformity in length and freedom from tangling shall not be necessary.
Seoni Fine†	9.00	Greenish very light brown.	76.20	

@A lot to be marked as Calcutta Quality shall contain at least 50 per cent of C.P. and/or Kantabanil-Raigarh qualities.

*Includes sticks, dust, dirt, etc. For accidental errors in grading, a tolerance of 1.125 Kgs. per bale will be permissible.

**For accidental errors in grading, a tolerance of 2½ per cent, will be permissible.

†Seoni Fine may include Itarsi Fibre of 60.96 Cms. and above.

1	2	3	4	5
Jubbulpore Fine†	9.90	Greenish grey to light brown.	91.44	
Jubbulpore No. 1.	11.25	Greenish brown to grey.	76.20	
Shorts.	13.50	Creamy to grey.		

†Jubbulpore Fine may include Seoni Fibre of 60.96 Cms. and above.

(v) Dohad Quality—

Grade designations	Special Characteristics.			General Characteristics.
	Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre	Average length** of hanks (Minimum)	
1	2	3	4	5
	Kilograms		Centimeters	
Itarsi Extra Fine	3.60	Creamy to Pale greenish.	101.60	(a) The fibre shall be clean and reasonably dry.
Itarsi Fine	5.40	Creamy, light greenish to slightly grey.	91.44	(b) The strands shall be of reasonably uniform length, free from tangling and reasonably free from stickiness except in the case of 'Shorts' where uniformity in length and freedom from tangling shall not be necessary.
Seoni Fine†	7.20	Greenish grey to very light brown.	83.82	
Jubbulpore Fine‡	9.00	Greenish grey to light brown,	91.44	
Jubbulpore No. 1.	9.00	Greenish brown to grey.	76.20	
Shorts	11.25	Creamy to grey.		

*Includes sticks, dust, dirt, etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible.

**For accidental errors in grading a tolerance of 2½ per cent will be permissible.

†Seoni Fine may include Itarsi Fibre of 60.96 Cms. and above.

‡Jubbulpore Fine may include Seoni Fibre of 60.96 Cms. and above.

(vi) *Pilibhit Quality*—

Grade designations	Special Characteristics			General Characteristics
	Maximum limits of refraction* per bale of 180 Kgs.	Colour of Fibre	Average lengths** of hanks (Minimum)	
1	2	3	4	5
Pilibhit Extra Fine	Kilograms 7.65	Light Yellow	Centimetres 101.60	(a) The fibre shall be clean and reasonably dry.
Pilibhit Fine	9.90	Light Yellow to greyish white.	91.44	(b) The strands shall be of reasonably uniform length and strength and free from tangling.
Pilibhit No. 1	12.15	Grey to brownish	66.04	

*Includes sticks, dust, dirt, etc. For accidental errors in grading a tolerance of 2.250 Kgs. per bale will be permissible.

**For accidental errors in grading a tolerance of 2½ per cent will be permissible.

N.B.—Grade designations and definition of quality of Sann Hemp known commercially as Ganjam or Green Sann Hemp (Dressed).

(i) *Calcutta Dressed*—

Grade designations	Special Characteristics			General Characteristics.
	Maximum limits of refraction* per bale of 180 Kgs.	Colour of Fibre	Average length** of hanks (Minimum)	
1	2	3	4	5
Red Dressed	Kilograms 2.70	Pale Yellow	Centimetres 101.60	(a) The fibre shall be clean and reasonably dry.
Green Dressed	3.60	Pale greenish	101.60	(b) The strands shall be of reasonably uniform length and strength.
Black Dressed	4.50	Green or brown	91.44	(c) The fibre shall be evenly dressed and free from strappy root ends and tangling.
Cross Black Dressed.	4.50	Dark grey	76.20	

*Includes sticks, dust, dirt, etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible.

**For accidental errors in grading, a tolerance of 2½ per cent will be permissible.

(ii) *Bombay Dressed—*

Grade designations	Special Characteristics				General Characteristics
	Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre	Average length** of hanks (Minimum)		
1	2	3	4	5	
	Kilograms		Centimetres		
Red Dressed	2.70	Creamy to light green	91.44	(a) The fibre shall be clean and reasonably dry.	
Green Dressed	3.60	Light green to light grey.	76.20	(b) The strands shall be of reasonably uniform length and strength.	
Black Dressed	4.50	Darkish grey	76.20	(c) The fibre shall be evenly dressed and free from strappy root ends and tangling.	
Cross Black Dressed	4.50	Dark grey	76.20		

*Includes sticks, tangled mass of very short and weak pieces of strands, dust, dirt etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible.

**For accidental errors in grading a tolerance of 2½ per cent is permissible.

SCHEDULE VII

Grade designations and definition of quality of Sann Hemp known commercially as Dewghuddy Sann Hemp

Grade designations	Special Characteristics				General Characteristics
	Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre	Average length** of hanks (Minimum)		
1	2	3	4	5	
	Kilograms		Centimetres		
Dewghuddy Extra Fine	1.80	Bright creamy yellow	101.60	(a) The fibre shall be clean and reasonably dry.	
Dewghuddy Fine	3.60	Creamy Yellow	91.44	(b) The strands shall be of reasonably uniform length and strength and free from tangling except in the case of 'Shorts' where uniformity in length and freedom from tangling shall not be necessary.	
Dewghuddy 1	5.40	Dull creamy yellow	76.20		
Dewghuddy 2	6.75	Do.	60.96		
Dewghuddy Shorts	9.00	Bright creamy yellow to dull creamy yellow.			

*Includes sticks, tangled mass of very short and weak pieces of strands, dust, dirt etc. For accidental errors in grading a tolerance of 1.125 Kgs. per bale will be permissible.

**For accidental errors in grading a tolerance of 2½ per cent will be permissible.

SCHEDULE VIII

Grade designations and definition of quality of Sann Hemp commercially known as Tow (derived from Ganjam or Green Sann Hemp)

(i) C.P. Kantabanji—Raigarh and Calcutta qualities—

Grade	designations	Special Characteristics		General Characteristics
		Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre	
1		2	3	4
Red Tow	. . .	Kilograms 9.00	Pale Yellow	The fibre shall be reasonably dry.
Green Tow	. . .	11.25	Pale greenish to light brown.	
Black Tow	. . .	13.50	Greenish brown to grey	

*Includes sticks, dust, dirt, etc. For accidental errors in grading, a tolerance of 2.250 Kgs. per bale will be permissible.

(ii) U. P. quality—

Grade	designations	Special Characteristics		General Characteristics
		Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre	
1		2	3	4
Red Tow	. . .	Kilograms 11.25	Pale Yellow	The fibre shall be reasonably dry.
Green Tow	. . .	13.50	Pale greenish to light brown.	
Black Tow	. . .	15.75	Greenish brown to grey.	

*Includes sticks, dust, dirt, etc. For accidental errors in grading, a tolerance of 2.250 Kgs. per bale will be permissible.

(iii) Bombay quality—

Grade	designations	Special Characteristics		General Characteristics
		Maximum limits of refraction* per bale of 180 Kgs.	Colour of fibre	
1		2	3	4
Red Tow	. . .	Kilograms 9.00	Creamy to light green	The fibre shall be reasonably dry.
Green Tow	. . .	11.25	Light green to light grey	
Black Tow	. . .	13.50	Greenish grey to grey	

*Includes sticks, dust, dirt, etc. For accidental errors in grading, a tolerance of 2.250 Kgs. per bale will be permissible.

[No. F. 15-4/61-AM.]

V. S. NIGAM Under Secy.

(Department of Agriculture)*New Delhi, the 5th April 1962***ANIMAL WELFARE BOARD (ADMINISTRATION) RULES, 1962**

S.O. 1106.—The following draft of certain rules, which the Central Government proposes to make, in exercise of the powers conferred by section 38 of the Prevention of Cruelty to Animals Act, 1960 (59 of 1960), is published for general information, as required by the said section and notice is hereby given that the said draft will be taken into consideration on or after the 21st day of April, 1962.

Any objection or suggestion which may be received from any person in respect of the said draft before the aforesaid date will be considered by the Central Government.

1 Short title.—These rules may be called the Animal Welfare Board (Administration) Rules, 1962.

2. Definitions.—In these rules, unless the context otherwise requires,—

- (a) "Act" means the Prevention of Cruelty to Animals Act, 1960 (59 of 1960);
- (b) "Board" means the Animal Welfare Board established under section 4;
- (c) "chairman" means the chairman of the Board nominated under sub-section (3) of section 5;
- (d) "member" means a member of the Board; and
- (e) "secretary" means the secretary of the Board appointed under sub-section (1) of section 7.

3. Headquarters of the Board.—The headquarters of the Board shall be at New Delhi or at such other place as the Central Government may, on the recommendation of the Board, direct.

4. Casual vacancies.—(1) Any casual vacancy arising in the office of a member shall be filled in the manner provided in one or the other of the clauses of sub-section (1) of section 5 according to the capacity in which such person had found a place in the Board as a member.

(2) A member appointed to fill a casual vacancy shall hold office so long as the member whose place he fills would have been entitled to hold office if the vacancy had not occurred.

5. Resignation.—(1) A member, other than the chairman, may by a letter addressed to the chairman, resign his membership.

(2) The chairman may resign his membership by a letter addressed to the Secretary to the Government of India, Ministry of Food and Agriculture (Department of Agriculture).

(3) A resignation shall take effect from the date of its acceptance or on the expiry of thirty days from the date of resignation, whichever is earlier.

6. Removal from the Board.—The Central Government may remove from office any member of the Board who absents himself from three consecutive meetings of the Board without the leave of the Board.

7. Disposal of business.—(1) All questions which the Board is required to consider shall be considered either at its meeting or by circulation of papers, as the chairman may direct.

(2) When a question is referred by circulation of papers, any member may request that the question be considered at a meeting of the Board and thereupon the chairman may direct that it be so considered:

Provided that if three or more members make such a request, the chairman shall direct that it be so considered.

8. Meetings of the Board.—(1) The Board shall meet not less than twice a year or more often if the Chairman thinks it necessary for transaction of its business.

(2) The meetings shall ordinarily be held at the headquarters of the Board but the chairman may, if necessary, fix the venue of the meetings at places other than the headquarters of the Board.

9. Annual general meeting.—(1) Of the meetings of the Board held annually, one shall be the Annual General Meeting.

(2) At the Annual General Meeting which shall be held before the 28th February each year, the Secretary shall submit the annual report and the yearly accounts of the Board for the working of the preceding financial year and the budget for the next financial year for the approval of the Board.

10. Special meetings.—(1) The chairman shall convene a special meeting of the Board on the written requisition of not less than eight members of the Board.

(2) Any requisition made by the members of the Board shall specify the object of the meeting proposed to be called and shall be left at the address of the Secretary or posted to his address.

(3) Upon such requisition, the chairman shall give notice of a meeting to be held within thirty days after the receipt of such requisition.

11. Form of notice of meetings.—Every notice calling a meeting of the Board shall state the date, time and place at which such meeting will be held and shall be served upon every member of the Board not less than fourteen clear days before the day appointed for the meeting, other than the annual General Meeting in which case the period of notice shall be not less than twenty-one days.

12. Quorum for meetings.—Eight members of the Board, including substitutes deputed under sub-section (2) of section 5 shall form a quorum at every meeting of the Board:

Provided that at any meeting in which less than eight members are present, the chairman may adjourn the meeting to a date not less than fourteen days later and inform the members present and notify other members that he proposes to dispose of the business at the adjourned meeting irrespective of the quorum and it shall thereupon be lawful to dispose of the business at such adjourned meeting irrespective of the number of members attending.

13. Procedure at meetings.—(1) If the chairman is not present at any meeting of the Board, the Vice-Chairman shall take the chair. In the event of both the Chairman and the Vice-Chairman being absent, the members of the Board shall choose one from among themselves to be the chairman of the meeting.

(2) In case of difference of opinion amongst the members at the meetings of the Board, the opinion of the majority shall prevail.

(3) Each member shall have one vote and if there shall be equality of votes on any question to be decided at a meeting of the Board, the chairman of the meeting shall have a casting vote.

(4) No business which is not on the agenda shall be considered at any meeting without the permission of the chairman.

14. Allowances and remuneration.—(1) No remuneration shall be paid to any member of the Board on account of his services as such.

(2) A member of the Board who is not an official shall be entitled to draw in respect of any journey performed for the purpose of attending a meeting of the Board or of a committee or sub-committee thereof or any other association or society to which he is appointed or nominated as a representative of the Board or any other journey in connection with the work of the Board performed under the directions of the chairman—

(a) where he is not a Member of Parliament, travelling and daily allowance at rates admissible to a Government servant of the first grade serving under the Central Government;

(b) where he is a Member of Parliament—

(i) travelling or conveyance allowance to recoup any expenditure incurred by him in performing such journey at a rate not exceeding the allowance admissible to a Member of Parliament appointed to a committee set up by the Central Government;

(ii) daily allowance at a rate not exceeding the rate to which a Member of Parliament is entitled under the Salaries and Allowances of Members of Parliament Act, 1954.

(3) A member of the Board who is an official shall be entitled to draw, in the circumstances mentioned under sub-rule (2) travelling and daily allowance in accordance with the travelling allowance rules applicable to him.

(4) Where a person who is not an official or a member is asked by the chairman of the Board to perform any journey for the purpose of attending a meeting of the Board or of a committee or sub-committee thereof or any other journey in connection with the work of the Board he shall in respect of such journey be entitled to the payment of travelling or conveyance allowance or daily allowance at the rates specified in sub-rule (2).

15. Powers of the Board to appoint committees and sub-committees.—The Board may, by resolution, appoint one or more committees or sub-committees from among its members for the discharge of its functions.

16. Powers of the Board to co-opt other persons.—(1) The Board may co-opt such persons to its committees or sub-committees as it considers necessary and suitable and may permit them to attend the meetings of such committees or sub-committees.

(2) A person co-opted under sub-rule (1) for any purpose shall have the right to take part in the discussions relevant to that purpose, but shall not have the right to vote.

17. Powers and duties of the chairman.—(1) The chairman shall preside at meetings of the Board.

(2) The chairman shall be responsible for the proper functioning of the Board and the implementation of its decisions and the discharge of its duties under the Act.

(3) The chairman shall—

- (a) cause important papers and matters to be presented to the Board as early as practicable;
- (b) issue directions as to the method of carrying out the decisions of the Board;
- (c) cause to be maintained an account of the receipt and expenditure of the Board; and
- (d) cause an annual report of the working of the Board to be prepared which after being approved at its annual General Meeting shall be submitted to the Central Government.

(4) The chairman shall exercise administrative control over all employees of the Board.

(5) The chairman shall exercise such administrative and financial powers as are specified in column 2 of the schedule to these rules subject to the limitation specified in column 3 thereof.

(6) The Chairman shall have the power to nominate a Vice-Chairman as and when the necessity arises and to delegate to the latter such of his powers and functions as he may deem fit from time to time.

18. Powers of the secretary.—(1) The secretary shall work under the general control of the chairman who may delegate to him all or any of the following powers and duties:—

- (a) convening of meetings of the Board under the directions of the chairman;
- (b) drawing up agenda for each meeting under the chairman's directions and supplying the same to each member of the Board, along with the notice of the meeting;
- (c) maintenance of minutes of meetings of the Board;
- (d) furnishing to the Central Government copies of all reports, including annual reports and returns and necessary documents required under the Act or the rules;
- (e) preparation of the annual budget of the Board.

(2) The chairman may, with the permission of the Board, delegate to the secretary any other function of the Board or of the chairman.

(3) The secretary shall exercise such administrative and financial powers as are specified in column 2 of the schedule to these rules subject to the limitation specified in column 4 thereof.

(4) The secretary shall keep a record of the members of the Board and their addresses.

(5) If a member changes his address, he shall notify his new address to the secretary who shall thereupon enter his new address in the record, but if the member fails to notify his new address, the address on the official record shall for all purposes be deemed to be the member's address.

19. Preparation and submission of annual budget estimates.—(1) The budget estimates of the Board for every financial year beginning with the 1st day of April and ending on the 31st day of March following shall be prepared by the secretary.

(2) A copy of the budget estimates so prepared shall be sent to each member of the Board.

(3) The Board shall consider and approve the budget estimates with such changes as it thinks fit at the meeting fixed for the consideration of the budget estimates.

(4) The budget estimates as approved by the Board shall be submitted to the Central Government for their formal approval before the 31st March or such other date as the Central Government may fix for the purpose.

(5) Subject to such orders as may be issued by the Central Government from time to time, no expenditure shall be incurred until the budget is sanctioned by the Central Government and expenditure authorised by a competent authority in the Board.

20. Supplementary estimates.—If, during any financial year, for any reason, substantial modification in the budget estimates as finally approved by the Central Government is likely to be involved, the Board shall submit for approval to the Central Government supplementary estimates in such form and on such date as the Central Government may direct.

21. Investment and withdrawal of moneys.—(1) The bankers of the Board shall be the State Bank of India.

(2) All funds of the Board shall be paid into the Board's account and shall not be withdrawn except on cheques signed by the Chairman or any other member specifically authorised by the Chairman for the purpose and counter-signed by the secretary.

(3) Cheque books shall remain in the personal custody of the secretary.

22. Permanent advance.—There shall be drawn from the bank and kept at the disposal of the secretary a permanent advance of Rs. 500/- to be recouped as and when required, to meet the petty expenditure of the office of the Board.

23. Contracts.—(1) The draft of every contract involving consideration exceeding Rs. 5000/- shall be submitted to any legal adviser appointed by the Board for the purpose, as to its legality and the correctness of its form. Such contracts shall be executed only with the prior approval of the Board or of any of its committees or sub-committees competent for the purpose and shall bear the seal of the Board.

(2) Neither the chairman nor the secretary nor any member of the Board shall be personally liable for any assurance or contract made under this rule but any liability arising under such assurance or contract shall be discharged from the money at the disposal of the Board.

24. Audit of accounts.—(1) The accounts of the Board shall be audited in such manner and at such intervals as the Board may deem fit, by auditors appointed in this behalf and such auditors may disallow any item which in their opinion has been spent otherwise than in accordance with the Act or rules and regulations of the Board.

(2) If any item is so disallowed, an appeal from the disallowance shall lie to the Central Government whose decision shall be final.

(3) The accounts of receipts and expenditure of the Board relating to each financial year together with the auditor's report thereon shall be submitted to the Central Government as soon as may be after the close of the financial year.

(4) The accounts of receipts shall include a statement of all sums received by the Board during the financial year which shall be shown under the following heads:—

- (a) money received from the Central and State Governments;
- (b) other moneys received by the Board;
- (c) interest received from the investment of such moneys as aforesaid.

(5) Total receipts shall be shown under each of the heads specified under sub-rule (4) and the opening balance shall also be stated.

(6) The expenditure incurred during the financial year shall be shown under the following heads:—

- (a) administration of the Board;
- (b) measures taken in connection with the functions of the Board specified in section 9, each item being shown separately;
- (c) miscellaneous.

(7) The closing balance for the financial year shall be shown at the foot of the accounts on the expenditure side.

25. **Legal advice.**—The Board shall make its own arrangements to obtain legal advice in respect of contracts or agreements into which it may enter with other parties and other matters where such advice may be necessary.

26. **Provident fund.**—The Board may, with the approval of the Central Government, establish and maintain a contributory provident fund for the benefit of its servants other than servants of the Government whose services may be lent to the Board and require any of its servants or any class of its servants to subscribe to the fund.

Schedule of powers delegated to the Chairman and Secretary of the Board.

Serial No.	Power	Limits and Restriction, if any	
		Chairman	Secretary
(1)	(2)	(3)	(4)
1.	(a) To create temporary posts. (for any specified period).	Posts in the scale of pay the maximum of which does not exceed Rs. 900/-.	Posts in the scale of pay the maximum of which does not exceed Rs. 575/-.
	(b) To make appointments to sanctioned posts.	Do.	Do.
2.	(a) To sanction grant of leave.	Do.	Do.
	(b) To make officiating arrangements.	Do.	Do.
	(c) To sanction annual increments under Fundamental Rule 26.		Full powers provided the increment has not already been withheld.
3.	To authorise a member or any other person to proceed on work connected with the Board to any part of India.	Full powers.	
4.	To grant Travelling Allowances to persons (other than members and employees) required to travel in the interest of the Board.	According to the status of the person but not exceeding amounts admissible under the Supplementary Rules of the Government of India.	

1	2	3	4
5.	To authorise employees of the Board to proceed on duty to any part of India and to grant them travelling allowance in accordance with the Supplementary Rules of the Government of India.	Secretary	All posts other than Secretary.
6.	To countersign pay and Travelling Allowance Bills.	Travelling Allowance of Secretary.	(i) Pay and travelling allowance bills of all staff, except Secretary. (ii) Travelling Allowance Bill of:— (a) Non-Official members. (b) Persons, other than members and employees who are required to travel in the interests of the Board.
7.	To sanction advances for the purchase of conveyance in accordance with the Rules made by the Government of India.	Secretary	All staff except Secretary.
8.	To grant concessions to persons proceeding to pasteur Institute for antirabic treatment in accordance with the Rules made by Government of India.	Do.	Do.
9.	To institute criminal proceedings against employees.	Full powers.	—
10.	To sanction premature increments.	Posts in the scale of pay the maximum of which does not exceed Rs. 900/-.	Posts in the scale of pay the maximum of which does not exceed Rs. 575/-.
11.	To sanction Travelling Allowance advances.	..	Full power.
12.	To sanction the grant or acceptance of an honorarium or fee and to sanction the undertaking of work for which an honorarium or fee is sanctioned.	Upto Rs. 1,000/- in any individual case.	Upto Rs. 250/- in an individual case.
13.	To sanction expenditure of miscellaneous or contingent nature.	Maximum limits Rec. Non-Rec. Misc. Exp. Rs. 1,000, Rs. 5,000. Cont. Exp. Full powers.	Maximum limit Rec. Misc. Exp. Rs. 200/- Rec. Cont. Exp. Rs. 1,000 per annum in each case. Non Rec. Rs. 1000/- Non-Rec. Rs. 5000/- per annum in each case.
14.	To write off losses: (a) Irrecoverable losses of stores or of public money.	..	Rs. 1,000/-

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|---|---|---|
| (b) Loss of revenue, irrecoverable loans and advances. | .. | Rs. 1,000/- |
| (c) Deficiencies and depreciation in the value of stores included in the stock and other accounts. | .. | Do. |
| 15. To sanction medical attendance fee and cost of medicines for the servants of the Board, subject to the rules made by the Board. | For the Secretary, full powers. | Full powers for other staff. |
| 16. To appoint authorised medical attendants on the panel. | . | Full power. |
| 17. To declare a Board's servant to be a ministerial servant. | .. | Full power. |
| 18. (a) To retain non-ministerial Government servants in service after the age of 55 and not beyond the age of 60. | Full powers in the case of staff drawing pay in the time scale, the maximum of which is over Rs. 575/- and does not exceed Rs 900/-. | Full powers in the case of staff drawing pay in the scales, the maximum of which does not exceed Rs. 575/-. |
| (b) To retain a class IV servant in the service of the Board after the age of 60 and not beyond the age of 63. | | Full power. |
| 19. To retain a ministerial Board's servant in service after the age of 55 and not beyond the age of 60. | | Full powers in the case of staff drawing pay in the scales the maximum of which does not exceed Rs. 500/- and provided extensions are limited to one year at a time. |
| 20. Power to order destruction of records. | .. | Full powers. |
| 21. To order sale by auction or otherwise in the interest of the Board, of un-serviceable stores or perishable articles. | | Full powers. |
| 22. Power to impose all the penalties. | Full power in the case of the staff appointed by Chairman. The staff concerned shall have the right to appeal to the Board from any orders passed against them in exercise of this power. | Full power in the case of the staff appointed by Secretary. The staff concerned shall have the right of appeal to the Chairman from any orders passed against them in exercise of this power. |

1	2	3	4
23.	Power to make small monthly payments to class IV servants for dusting offices, for doing cyclo-tyling work, etc., in addition to their own duties.	..	Full powers, provided the payment in each case does not exceed Rs. 15/- p.m.
24.	Sanctioning additional funds for approved schemes.	Upto Rs. 5,000/- when the cost of the approved scheme exceeds Rs. 50,000/- and Rs. 2,500/- when the cost of the schemes is Rs. 50,000/- or less, provided in all cases that the additional grant is not inconsistent with the nature and object of the scheme.	
25.	Re-appropriation of funds .	Full power to reappropriate funds from one primary unit to another provided that the total sanctioned cost of each scheme is not exceeded thereby.	Full power to reappropriate funds from one secondary unit to another within the same primary unit subject to the total sanctioned cost of the scheme being not exceeded.
26.	Passing bills for payment of grant-in-aid for schemes already sanctioned by competent authority.	..	Full powers.
27.	Attesting entries in Cash Book.	..	Full powers.
28.	Checking monthly cash balance.	..	Full powers.
29.	Attesting entries in Service Books.	..	Full powers.
30.	To sanction an advance to the servants of the Board out of Contributory Provident Fund.	(i) Amount exceeding three months pay of the subscriber. (ii) Before the expiry of 12 months after the final repayment of all previous advances together with the interest thereon.	Amount not exceeding three months' pay of the subscriber.
31.	Remission of Dis-allowance by Audit and writing off over payments made to the servants of the Board.	..	Full powers, subject to the provisions of para 49 of General Financial Rules, Vol. I.
32.	Grant of overtime allowances to staff.	..	Full powers.

[No. 9-10/61-LD.]

K. C. SARKAR, Under Secy.

(Department of Agriculture)

ORDER

New Delhi, the 26th March, 1962

S.O. 1107.—In pursuance of sub-clause (1) of Clause 3 of the Fruit Products Order, 1955, the Central Government hereby constitutes for a period of two years from the 15th April 1962 the Central Fruit Products Advisory Committee consisting of the following members, namely:—

Chairman.

- 1 The Agricultural Marketing Adviser to the Licensing Officer, Nagpur.
Government of India.

Members.

- | | |
|---|---|
| 2 Shri Kailash Nath, C/o. M/s. Harnarain Gopinath Khari Baoli, Delhi. | Representative of Synthetic syrup, Vinegar, Morabba, Chutney and Pickle manufacturers nominated by the Licensing Officer. |
| 3 Shri B.B. Sardeghpande, C/o. M/s. Corn Products Co. (India) Private Ltd., Shree Niwas House, Waudy Road, Bombay—1. | Representative of the Squash and ready-to-serve beverages manufacturers nominated by the Licensing Officer. |
| 4 Shri K.U. Patel C/o. M/s. Times Products Ltd., Belgharia, E. Ry. 24 Parganas (India). | Two representatives of the manufacturers of canned fruits, canned vegetables, Jams, Jellies, Marmalades and Tomato Products nominated by the Licensing Officer. |
| 5 Shri N.S. Pochkanwalla, C/o. M/s. D & P. Products (P) Ltd., Bombay-Agra Road, Bhandup, Bombay—78. | |
| 6 Dr. Girdharilal, Retired Asstt. Director of C.F.T.R.I., Mysore. | Two persons possessing, in the opinion of the Licensing Officer, suitable qualifications with regard to the manufacture of fruit products nominated by the Licensing Officer. |
| 7 Dr. D.S. Patel, C/o. M/s. Pure Products and Madhu Canning (P) Ltd., Bombay. | |
| 8 Shri Moredecad, C/o. M/s Daw Sen & Co. (P) Ltd., 29-Dr. Suresh Sirkar Road, Entally, Calcutta—14. | Representative of Exporters of fruit and vegetable products nominated by the Licensing Officer. |
| 9 Dr. G.S. Siddappa, Asstt. Director, Central Food Technological Research Institute, Mysore. | Nominee of the Director of Central Food Technological Research Institute, Mysore. |
| 10 Shri Narasingh Rao, Deputy Agricultural Commissioner, Indian Council of Agricultural Research, New Delhi. | Nominee of the Agricultural Commissioner to the Govt. of India. |
| 11 Dr. P.K. Kymal, Technical Adviser to the Ministry of Food and Agriculture, (Department of Food). | |
| 12 Shri M.L. Desai, President C/o. Southern Gujrat Fruit and Vegetable Growers Cooperative Association Ltd., Killa-Pardi, (Distt. Surat) W. Ry. | Two representatives of Fruit and Vegetable Growers in India nominated by the Licensing Officer. |
| 13 Shri Mahesh Singh, Chairman U.P. Fruit Development Board, 13 Gokhale Marg, Lucknow. | |

Member Secretary.

- 14 Shri Daya Nand, Senior Marketing Officer, (Fruit Products) Dte. of Marketing and Inspection, Nagpur.

[No. F. 8-2/62-AM]

I. J. BROUGHTON, Dy. Secy.

(Department of Agriculture)**(Indian Council of Agricultural Research)***New Delhi, the 6th April 1962*

S.O. 1108.—Under Section 4(x) of the Indian Cotton Cess Act, 1923 (14 of 1923), the Central Government are pleased to nominate the following persons to be members of the Indian Central Cotton Committee, Bombay, for a period of one year with effect from 1-4-1962:

1. Shri Chimanlal B. Parikh, 28, Apollo Street, Bombay.
2. Shri M. B. Somani, B.A., LL.B., Skola (Maharashtra)
3. Economic and Statistical Adviser to the Government of India, Ministry of Food and Agriculture (Department of Agri.) New Delhi.

[No. 1-4/62-Com.IV.]

SANTOKH SINGH, Under Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS**(Departments of Communications and Civil Aviation)***New Delhi, the 3rd April 1962*

S.O. 1109.—In exercise of the powers conferred by Section 4 of the Air Corporations Act, 1953 (27 of 1953), the Central Government hereby appoints, with immediate effect, Shri K. Gopalakrishnan, Deputy Secretary to the Government of India, Ministry of Transport and Communications (Departments of Communications and Civil Aviation) as a Member of the Air-India International Corporation and the Indian Airlines Corporation.

[No. 3-CA(1)/62.]

M. M. PHILIP, Secy.

(P. & T. Board)*New Delhi, the 3rd April 1962*

S.O. 1110.—In pursuance of para. (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General Posts & Telegraphs, hereby specifies the 16th April, 1962 as the date on which the Measured Rate System will be introduced in Sangli Telephone Exchange.

[No. 3(3)Sangli/62-PHA.]

RAMA KANT, Director.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS**ARCHAEOLOGY***New Delhi, the 5th April 1962*

S.O. 1111.—Whereas by notification of the Government of India in the Ministry of Scientific Research and Cultural Affairs No. F4-34/61-C.1 of 9th December, 1961 published in Part II Section 3(ii) of the Gazette of India dated the 16th December, 1961, the Central Government gave notice of its intention to declare the ancient monument specified in the schedule below to be of national importance.

And whereas no objections have been received to the making of such declaration.

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 4 of the Ancient Monuments and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby declares the said ancient monument to be of national importance.

SCHB

State	District	Tahsil/ Taluk	Locality	Name of monuments
1	2	3	4	5
Orissa	Dhenkanal	Talcher Sub-division	Rasol	Rock-cut Vishnu together within land comprised of Sur- vey plot Nos. 51 and 53.

DULE

Revenues plot numbers to be included under protection	Area	Boundaries	Ownership	Remarks
6	7	8	9	10
Whole of Survey plot Nos. 51 and 53	1.94 acres	North: Survey Plot Nos. 92 & 93 East: Survey Plot Nos. 95, 108 & 112 South: Survey Plot Nos. 47, 50 & 52. West: Survey Plot Nos. 46, 47, 54, 55, 56 and 57	Government	Worshiped during festival days

[No. F.4-34/61-C.1.]

S.O. 1112.—Whereas the Central Government is of opinion that the ancient monument specified in the schedule attached hereto is of national importance.

Now, therefore, in exercise of the powers conferred by sub-section (I) of section 4 of the Ancient Monument and Archaeological Sites and Remains Act, 1958 (24 of 1958), the Central Government hereby gives notice of its intention to declare the said ancient monument to be of national importance.

Any objection made within two months after the issue of this notification by any person interested in the said ancient monument will be considered by the Central Government.

SCHEDULE

State	District	Sub-Division.	Locality	Name of Monument	Revenue plot numbers to be included under protection	Area	Boundaries	Owner-ship	Remarks
Orissa	Puri	Sadar	Chourasi	Varahi temple	Whole of Survey plot numbers 311 and 312	1.96 Acres	North: Survey plot Nos. 244 & 246 East: Survey plot Nos. 246, 313, 314, 310 & 322 South: Survey plot Nos. 323 & 324 West: Survey plot No. 243	Private	The temple is not under regular worship.

[No. F.4-4/62-C.1.]

S. J. NARSIAN, Asstt. Edal. Adviser.

MINISTRY OF WORKS, HOUSING AND SUPPLY*New Delhi, the 5th April 1962*

S.O. 1113.—In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), the Central Government hereby makes the following amendment in the notification to the Government of India in the Ministry of Works, Housing & Supply No. S.O. 1643, dated the 22nd June, 1960, namely:—

In the table below the said notification, for the "Land & Development Officer, New Delhi" the following shall be substituted, namely:—

"Estate Officer, Land & Development Office, New Delhi."

[No. 24/1/62-EEII.]

S.O. 1114.—In exercise of the powers conferred by Supplementary Rule 317-B-1(2) of the Supplementary Rules framed in pursuance of rule 45 of the Fundamental Rules, the President is pleased to direct that with immediate effect bungalow Nos. 3, Moti Lal Nehru Place, 1, Race Course Road, 1, Clive Road and 6, Moti Lal Nehru Place shall be placed in the 'H.O.R.' class of residences in the general pool in New Delhi.

[No. 5/5/61Acc.]

R. C. MEHRA, Under Secy.

MINISTRY OF REHABILITATION**(Office of the Chief Settlement Commissioner)***New Delhi, the 3rd April 1962*

S.O. 1115.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed, in the State of Maharashtra for Public purposes, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons ;

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties, specified in the said Schedule.

THE SCHEDULE I

Sl. No	Description of the property	Location	Name of the evacuee owners
	Bungalow called "Belvedere"	Warden Road, Bombay.	1. Shri Dawood Haji Nagser, 2. Shri Mohamedali Dawood Haji Nagser. 3. Shri Hyderali Dawood Haji Nagser. 4. Roghanali Dawood Haji Nagser. 5. Razali Dawood Haji Nagser.
3	Firm known as M/s. Dawood Hajee Nagser & Co., along with all assets, stock-in-trade and godown, attached to the business.	Manekia Chambers, 1st floor Dhobi Talao, Bombay.	Do.

[No. 38 (1) 58 Comp. III/Comp. & Prop.]

M.J. SRIVASTAVA,

Settlement Commissioner & Ex-Officio
Under Secy.

(Office of the Chief Settlement Commissioner)

New Delhi, the 3rd April 1962

S.O. 1116.—In exercise of the powers conferred by Sub-Section (I) of Section 3 of the Displaced Persons (Claims) Supplementary Act, 1954 (No. 12 of 1954), the Central Government hereby appoints Shri J. C. Gulati as Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act with effect from the date he took charge of his office in the office of the Chief Settlement Commissioner, viz. 2nd April, 1962.

2. The Central Government also appoints the said officer as Additional Settlement Commissioner for the purpose of performing the functions assigned to such officer by or under the said Act with effect from the same date.

[No. 6(6)/62-ARG.]

KANWAR BAHADUR,
Settlement Commissioner (A) and
Ex-Officio Dy. Secy.

MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 2nd April 1962

S.O. 1117.—In exercise of the powers conferred by Section 3(1) of the Cinematograph Act, 1952 read with Rule 4 of the Cinematograph (Censorship) Rules, 1958, the Central Government hereby appoints Shri Tara Shankar Banerjee, M.P., as a member of the Central Board of Film Censors with immediate effect.

[No. F. 11/14/59.]

B. S. DASARATHY, Dy. Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 4th April 1962

S.O. 1118.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Dutta's Central Kajora Colliery and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL,
CALCUTTA

REFERENCE No. 16 OF 1962

PARTIES:

Employers in relation to the Dutta's Central Kajora Colliery.

AND

Their workmen.

PRESENT:

Shri L. P. Dave.—*Presiding Officer*

APPEARANCES:

For the Employers.

1. Shri H. Rajpuria, Secretary, Dutta's Central Kajora Colliery.
2. Shri K. K. Moitra, Representative of the Company.

For the Workmen.

1. Shri Ganga Ram Panda, Secretary, West Bengal Khan Mazdoor Sangh.
2. Shri Amar P. Chakravorty, Advocate on behalf of the Union.

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD.

By Government of India, Ministry of Labour and Employment, order No. 2/163/61-LRII, dated 2nd August, 1961, the industrial dispute between the employers in relation to Datta's Central Kajora Colliery and their workmen in respect of the question whether the cessation of work of Shri Ramtahal Bouri, Underground Trammer from 31st May, 1961, from Datta's Central Kajora Colliery, Post Office Kajoragram, Burdwan is due to the fault of the management and if so, to what relief he is entitled, was referred for adjudication to the Industrial Tribunal, Dhanbad. By subsequent order No. 4/90/61-LRII, dated 13th December, 1961, the proceedings in relation to the above dispute were withdrawn from the Dhanbad Tribunal and transferred to this Tribunal for disposal according to law.

When the matter came up for hearing before this Tribunal, the parties stated that there had been a compromise between them and produced a memorandum of settlement (copy appended). Under the compromise, the workman who is the subject matter of this reference is to be reinstated with benefits of continuity of service in his original post. He is also to be paid a lump sum of Rs. 200 (Rupees two hundred only) in full and final settlement of his claim for the unemployment period. In my opinion, the compromise is fair and reasonable.

I therefore accept it and pass an award in terms thereof.

L. P. DAVE,

Presiding Officer.

The 28th March, 1962.

BEFORE THE PRESIDING OFFICER

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

22, Raja Santosh Road, Allpore, Calcutta-27

REFERENCE NO. 16 OF 1962

(Dhanbad Tribunal's Reference No. 61 of 1961)

Employers in relation to the Dutta's Central Kajora Colliery, and Their workmen.

The humble joint petitioner of compromise between the Employer and Worker above named

Most respectfully sweth:—

- (1) that Shri Ramtahal Bouri will be reinstated with benefits of continuity of service in his original post in the colliery with immediate effect. He should join by 15th April, 1962 at the latest.
- (2) that he will be paid a lump sum payment of Rs. 200 (Rupees two hundred only) in full and final settlement of his claim for the unemployed period. This payment will be made within the next weekly payment day from the date of joining.
- (3) that the period of unemployment from 31st May, 1961 till the date of joining will be treated as special leave without wages.
- (4) that Shri Ramtahal Bouri will not be entitled to any other benefits so far as this reference is concerned from the Company.

That your petitioners pray that your honour would be graciously pleased to accept the above terms of compromise as just and fair and will pass an award in terms thereof.

And your petitioner as in duty bound shall ever pray.

GUNGA RAM PANDA, 28-3-62,
Secretary,
West Bengal Khan Mazdoor Sangh.
AMAR P. CHAKRAVORTY, 28-3-62,
Advocate of the Union.

H. RAJPURIA, 28-3-62,
Secretary,
Dutta's Central Kajoria Colliery.
K. K. MOTTRA, 28-3-62,
Representative of the Company.

[No. 2/163/61-LRII.]

ORDERS

New Delhi, the 5th April 1962

S.O. 1119.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Jamoli Mica Mine of Messrs Bejoy Mica Mining (Private) Limited, Bhiliwara and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri Anand Narain Kaul shall be the Presiding Officer with headquarters at Jaipur and refers the said dispute for adjudication to the said Industrial Tribunal.

SCHEDULE

Whether the action of the employer in relation to Jamoli Mica Mine, Bhilwara District, Rajasthan, in terminating the services of Shri Uda, a workman of the mine, with effect from 3rd December 1961 was justified? If not to what relief is he entitled.

[No. 20/1/62-LRII.]

New Delhi, the 7th April 1962

S.O. 1120.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Sijua Colliery and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the reduction in rate paid to the miners of Sijua Colliery from 1st August, 1961 is justified and proper, and, if not, to what relief they are entitled.

[No. 1/2/62-LRII.]

New Delhi, the 9th April 1962

S.O. 1121.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Travancore Titanium Products Limited, Trivandrum and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri K. Purushothaman Nair, Industrial Tribunal, Trivandrum, Kerala State shall be the Presiding Officer with headquarters at Trivandrum, and refers the said dispute for adjudication to the said Industrial Tribunal.

SCHEDULE

Whether the dismissal of Shri N. Ramaswami Pillai, Store Keeper, Travancore Titanium Products Limited, Trivandrum was justified; if not, to what relief is he entitled?

[No. 23/54/61-LRII.]

A. L. HANDA, Under Secy.

New Delhi, the 5th April 1962

S.O. 1122.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Shri M. L. Jaggi to be an Inspector of the whole of the State of Uttar Pradesh for purposes of the said Act or of any scheme framed thereunder, in relation to an establishment belonging to, or under the control of

the Central Government, or in relation to an establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry.

[No. 51(4)62-PF.I.]

S.O. 1123.—In exercise of the powers conferred by sub-sections (2) and (3) of section 8 of the Provident Funds Act, 1925 (19 of 1925), the Central Government hereby adds to the Schedule to the said Act the name of the Board of Trustees for the administration of the Provident Fund established under the Coal Mines Provident Fund Scheme, 1948 and directs that the provisions of the said Act shall apply to the Provident Fund established for the benefit of the employees of the said Board under the Coal Mines Provident Fund Office Establishment (Contributory Provident Fund) Regulations, 1952.

[No. 2(246)/61-PF.I.]

P. D. GAHIA, Under Secy.

New Delhi, the 5th April 1962

S.O. 1124.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Labour Court, Guntur, in the industrial dispute between the employers in relation to the Indian Bank Limited, Madras and their workmen.

BEFORE THE PRESIDING OFFICER, LABOUR COURT, GUNTUR

PRESENT: Sri D. Govindarajulu Naidu, B.A. B.L.—*Presiding Officer.*

INDUSTRIAL DISPUTE No. 4 OF 1962

BETWEEN. Sri N. L. Kantha Rao, represented by the Indian Bank Employees Union, (Andhra Pradesh), 27-21-9/1, Kalswararao Road Backingham Pet Post, Vijayawada—*Petitioner.*

AND

The Secretary, Indian Bank Limited, Post Box No 1284, Madras-1.—*Respondent.*

APPEARANCES

Sri B. Radhakrishna Murthy Advocate, Guntur and the President of Indian Bank Employees' Union, Andhra Pradesh and Sri M. Subba Rao, General Secretary Indian Bank Employees' Union, Andhra Pradesh, on behalf of the workman.

Sri H. Ramanathan, representative of the Indian Bank, Madras, on behalf of the Management.

AWARD

By an Order dated 22nd December 1961, an Industrial Dispute between the Indian Bank Limited, Madras, and its workman in respect of the matter specified in the Schedule hereto annexed was transferred to the Labour Court, Guntur, constituted by Notification dated 21st December 1961, Ministry of Labour and Employment, Government of India.

SCHEDULE

1. (a) Whether the Management of the Indian Bank Limited, Madras, was justified in discharging Sri N. L. Kantha Rao, Shroff of Anakapalli Branch of Indian Bank Limited, from the service of the Bank with effect from 18th January 1960?

(b) If not to what relief is he entitled?

2. The Statement of Claim filed on behalf of the Petitioner-Employees is briefly as follows. The Petitioner was a Shroff working under the Respondent Bank. He was an active worker and Executive Committee Member of the Indian Bank Employees' Union. A charge-sheet was served on him dated 19th June 1959 by the Respondent Bank, and a domestic enquiry was held in respect of it. The charge-sheet comprised of five charges. None of the charges were proved. But the Inquiry Officer found him guilty of all the charges, and he was discharged from the service of the Bank with effect from 1st November 1959. The Petitioner filed an appeal to the Board of Directors against the discharge order. On 27th November

1959 as a result of the intervention of the Conciliation Officer, the Respondent Bank revoked the discharge order, and the Petitioner was treated as continuing in service. But in spite of it, when the Petitioner offered to join service, he was not allowed to do it on some pretext or other. On 1st December 1959, the Petitioner was called upon a show cause as to why he should not be discharged from the service of the Bank for gross misconduct, which was proved against him. The Petitioner sent a telegram, and also wrote a letter in confirmation of it, that the appeal already filed by him may be treated as his explanation. But on 18th January 1960, an Order of discharge from service was again communicated to him alleging, that the Petitioner's explanation was not submitted. The Petitioner again filed an appeal on 9th February 1960. An Order was passed to the effect, that the Board was of the opinion that the punishment awarded was not excessive, and saw no reason to interfere with it. The discharge of the Petitioner is unjustified, wrongful, and illegal, and is vitiated by want of good faith, victimization, and also because of the violation of principles of natural justice, and because of the finding being baseless and perverse. This discharge Order therefore should be set aside, and the petitioner has to be reinstated in service with back wages, and continuity of service.

3. The Respondent filed a Counter contending as follows: It is not correct to state, that the discharge Order of the Petitioner is vitiated by any vital flaws. There were no procedural defects also. The Management, with a view to avoid any technical difficulty, and in order to give the Petitioner full opportunity set aside the original discharge order, and he was asked to show cause why punishment should not be awarded to him. The Petitioner did not offer any explanation and therefore the second Discharge Order was passed. The Board of directors of the Bank dismissed the Petitioner's appeal filed against the discharge order. The allegations that the management is guilty of want of good faith, or victimization, or unfair labour practice, or acted in violation of the principles of natural justice etc., are false. There are no reason therefore to set aside the Discharge Order and the Claim of the Petitioner has to be dismissed.

4. The points for determination are, as to whether the order passed by the Respondent Bank discharging the Petitioner who was working as a Shroff under it, is justified or not. Five charges were framed against the Petitioner. The first charge reads as follows: "You are almost dally wanting to close and put the Cash in the safe even before 3 P.M. though I have wanted you to wait". According to the Respondent, the Petitioner who was a Shroff was keen on closing and putting the cash in the safe even before 3 P.M., in spite of the Agent asking him to wait. The contention of the Petitioner is, that the Banking hours are from 10 A.M. to 2 P.M., and that therefore there was nothing wrong in his trying to close the cash by 3 P.M. I think this contention is reasonable, and has to be accepted. While the banking hours entitled the Shroff to close the cash by 2 P.M., the direction of the Agent even granting it is true, that the Shroff should wait without closing the cash at the schedule time, must itself be held to be wrongful. Further, on no previous occasion prior to the charge-sheet being issued to the Petitioner, was any complaint made against the Petitioner in respect of this closing of cash, in spite of the Agent's directions. It was the first time in the charge-sheet such an allegation was made against the petitioner. No satisfactory evidence also was adduced during the course of the enquiry, in respect of this charge. The Inquiry Officer did not give a specific finding, but only gave a general finding that the charges were all proved. Even if the Agent wanted the Shroff to keep the cash open after 3 P.M., it would amount to unfair labour practice. The charge-sheet was the result of mainly the incident of 11th May 1959, wherein the Petitioner is stated to have rebuked the Agent and others. Charge No. 1 in respect of which there was never any previous complaint appears to have been packed on to it, with a *mala fide* intention. This indicates the Management's attitude of victimizing the Petitioner. Thus, in short, charge No. 1 which relates to closing of the Cash by 3 P.M. is no wrongful act at all done by the Petitioner. The other portion of the charge that the Agent wanted the Petitioner to wait without closing the cash till 3 P.M., apart from its not having been proved, itself is a wrongful direction, which the employee is not bound to follow or obey.

5. The second charge relates to despatch work done by the Petitioner, in addition to his duties as shroff. The Petitioner is alleged to have not done his despatch work properly. The charge itself is rather vague. The Inquiry Officer himself found that the charge is a 'Trivial' one. But in spite of it very significantly he did not exonerate the Petitioner of this charge. After all, some of the mistakes contained in the charge-sheet regarding the despatch work of the Petitioner are rather common, and are likely to arise on account of pressure of work. In view

of the fact, that the Shroff was doing the despatch work as additional work, the mistakes alleged in the despatch work must have been condoned by the management. In any event, framing a charge in respect of it, was most unreasonable and only indicate how the mind of the Management was running against the Petitioner, viz., to discharge him by some hook or crook. This charge also has no substance.

6. Charge 3 related to the alleged rebuking of the Agent, the Accountant, and the Bank Doctor, by the Petitioner on 11th May 1959. The charge is itself very vague. It does not contain the actual words of abuse. It only states, that the Petitioner on 11th May 1959 misbehaved, and began to rebuke not only the Accountant and Agent, but also the Bank Doctor in the presence of the customers. No report of the alleged rebuke was made on 11th May 1959. A month afterwards, the alleged rebuke was included as one of the charges in the charge-sheet framed against the Petitioner. In a decision reported in 1962—I—L.L.J. page 7, at page 12, it was pointed out, that the allegation that the delinquent "Used disgraceful language" was too vague to form the basis of a valid charge. In the present case also, even the Agent who is alleged to have been rebuked, and who was a witness in the domestic enquiry, did not state the actual words of abuse. What all he stated was, that because of the delay in relieving the Petitioner, he got excited and said, that "the previous Agent was able to relieve him without delay, and that he (the witness) was not capable of doing it that way, expressing all this, in a harsh tone". Certainly saying the above words, perhaps even in an excited manner, cannot be deemed to be an abuse or a rebuke. Regarding the doctor, what the Agent stated was that the Agent asked the Petitioner to go to the Bank Doctor and get a certificate which would be helpful for him to get proper treatment, and that the Petitioner did not spare the doctor in his abuses in that mood. On the other hand, the witness Suryaprakasa Rao, who was a clerk of one of the constituents of the bank, who was present at the time of the alleged incident, was asked definitely about the rebuke and he denied it *in toto*. In the face of this evidence the case of rebuke is belied. After all, the Petitioner having asked for casual leave for a day, which I think, was most unjustly refused by the Agent, who insisted upon a medical certificate being produced, by him, which was most unusual in the case of a casual leave application, got excited, and appears to have made some remarks, which did not in any way amounts to any rebuke or abuse. Regarding the Accountant being abused the Accountant himself who was examined, did not speak about it. As regards the alleged rebuke of the Bank Doctor, there was no abuse of the doctor except for an observation made by the Petitioner in that mood, that even if a medical certificate was got, it might be stated that it was not a *bonafide* one. It would be significant to note, that the Enquiry Officer has woven out a new case of insubordination under this charge, though the charge itself did not contain it. The finding of the Enquiry Officer was that the Shroff refused to note down on the leave letter the Orders of the Agent, and thereby manifested insubordination. There is no satisfactory evidence regarding this, and the Enquiry Officer was not entitled to weave out a new case of insubordination, which the charge itself did not contain. Thus therefore, there is no satisfactory proof about the subject matter of this charge, namely the petitioner rebuking the agent, accountant and the doctor; apart from the charge itself being too vague to form the basis of a valid charge. I therefore find that the finding of the Enquiry Officer that this charge has been proved is a mistaken and perverse finding.

7. Charge No. 4 is more or less interlinked with charge No. 3. It relates to the Petitioner having opened the safe late on that date i.e., 11th May, 1959. It is alleged that he opened the safe at 10-30 A.M. instead of at 10-00 A.M. The Petitioner's answer to this is, that it was because of the Agent's conduct in dealing with the casual leave application presented by him, by putting him several questions and asking him to bring a medical certificate etc., that caused delay in opening cash. The witness Suryaprakasa Rao stated that the safe on that day was opened at 10-20 A.M. and not 10-30 A.M. therefore, that it was opened at 10-30 A.M. is not correct. Even this 20 minutes of delay was obviously caused, because of the discussion that took place between the Petitioner and the Agent regarding the grant of the leave application presented by the Petitioner. Therefore this charge also must be held to be without substance.

8. The last charge relates to the three shortages of cash that occurred in February, April and May of 1959. It is common knowledge that such shortages are not unusual in banks, and when shortages occur, the person who is responsible is made to reimburse the shortage amounts. As is well known, security is taken from Bank Employees, and especially Shroffs, who deal with money in order to meet such contingencies. Further, these three shortages relate to some

prior months, and no charges are framed at the time the shortage were discovered, and no action was taken against the Petitioner. It looks therefore clear that past events were imported into the charge-sheet, only to swell the number of charges, and that the Bank pressed into service past things with a *mala fide* intention and in order to sack the Petitioner. In respect of shortages, it transpires from the evidence that there was no protection by way of cage arrangement in the Bank. It has also to be noted that during the days when these shortage occurred, the Petitioner who was a Shroff was assigned additional and extra duties of despatch work. This must have resulted in pressure of work and consequential shortages. In any event, this charge cannot be deemed to be such a misconduct on the part of the Petitioner as to make him liable for being discharged from service. On the other hand an inclusion of such a charge in the charge-sheet, which was primarily for the alleged incident on 11th May, 1959, only adds strength to the view, that the intentions of the Respondent Bank in respect of the Petitioner were not *bonafide*, and that it wanted to take some action or other to get rid of the Petitioner, either because of his being an active member of the Union, or because of his being used to expose the shortcomings of the Agents of the Bank where he worked.

9. Thus, from all the above, it would be seen, that while none of the charges have been proved, the Inquiry Officer held perversely that all the charges were proved against the Petitioner. In 1958—I—L.L.J. page 260, the Supreme Court, held, that a Labour Court like this should interfere only (1) when there is a want of good faith, (2) when there is victimization or unfair labour practice, (3) when the Management has been guilty of a basic error or violation of a principle of natural justice, and (4) when on the materials, the finding is completely baseless or perverse. The foregoing discussion would clearly show, how in the present case, all the above characteristics are present in one way or other. Therefore, this Court deems it necessary to interfere with the Order of Discharge passed against the Petitioner.

10. There are a few more things which would also go to fatally affect the discharge Order passed against the Petitioner. The first discharge Order dated 21st October, 1959, which was passed against the Petitioner as a result of the domestic enquiry, as a result of the intervention of the Conciliation Officer was revoked or cancelled by the Respondent Bank. The Bank communicated the revocation Order to the Petitioner in the following words: "The findings of the Enquiry Officer has been already communicated to you. However, *without prejudice to the above contention* we hereby call upon you to show cause why you should not be discharged from service of the Bank for gross misconduct which have been proved against you". The Order looks very interesting and unreasonable. When once the prior discharge Order was revoked or cancelled, the Bank had no right to reserve any portion of the discharge Order in its favour. A fresh charge should have been framed, and fresh enquiry should have been held. On the other hand, without doing anything like that, the Bank adhered to the original finding of the Enquiry Officer, and the Petitioner was only asked to show cause as to why he should not be discharged from service. On the ground that the Petitioner failed to offer any explanation, the second discharge Order was passed against him. All this is undoubtedly opposed to the principles of natural justice. Then again, the ground on which the second discharge was passed, namely, that the Petitioner failed to offer any explanation, is itself baseless; for it would be seen, that the Petitioner as a reply to the Show Cause Notice issued to him sent a wire on 23rd December, 1959, followed by a letter of confirmation of even date addressed to the Management, requesting them to treat the appeal already preferred by him against the first discharge Order as an explanation for the show cause notice issued to him. It is no doubt true, that the Management by their letter dated 24th December, 1959, while acknowledging the wire sent by the Petitioner on 23rd December, 1959, stated that if he desired the appeal to be treated as an explanation to the show cause notice, he should state so in writing. But the Petitioner already sent a confirmation letter on 23rd December, 1959, itself, with a request to treat the appeal already preferred, as his explanation. It was however argued for the Respondent that the Petitioner had requested the Management to grant him time for offering his explanation, and that since he failed to offer this explanation within that stipulated time, it must be deemed that he had no explanation to offer. But the Petitioner appears to have only asked for some time for offering a separate explanation, while asking the Management at the same time to treat the appeal already filed by him, and pending at the time, as his explanation for the show cause notice. Under these circumstances, the Management was most unjustified in stating that no explanation was offered by the Petitioner within the stipulated time, and it must therefore be deemed that he had no explanation to offer, and that therefore he was

discharged from service. This second discharge Order passed on such a wrong ground cannot therefore stand. On the other hand such an Order passed on a patently wrong ground, would only indicate want of good faith in the Management in discharging the Petitioner.

11. The disposal of the second appeal against the second discharge Order by the Board of Directors, it must be stated in this connection, was also not proper or justified. An Order was passed in the appeal simply to the effect, that the punishment awarded was not excessive, and there was no reason to interfere. The Appellate Authority did not go into the merits of the case, namely, the justification for the discharge of the Petitioner. The disposal of the Appeal as such is perfunctory. Further, while the agent himself who issued the charge-sheet and deposed in the domestic enquiry stated, that they come under minor misconduct, the punishment awarded was for major misconduct. Even this aspect was not considered by the Appellate Authority. The Appellate Authority did not also come to an independent conclusion. The first appeal filed on the first discharge Order was kept pending. No disposal was also given to the Appeal, and there was no hearing of the appeal. Then again, the *Mala Fides* of the Respondent can be seen from the fact, that after revocation of the first discharge Order, when the Claimant presented himself for being taken back into service, the Bank refused to do it on the ground that the post was already filled up. This amounts to locking out the Petitioner, so to say, on some pretext or other, in spite of the first discharge Order having been revoked. This also is a pointer to want of good faith on the part of the Management.

12. There are some procedural defects also in the matter of the domestic enquiry, which are fatal to it. For example, as has been stated supra, the third charge relating to the alleged rebuke of the Agent, Accountant, and Bank Doctor in the presence of the Customers in vague. It has not also been proved, that as laid down under the Sastry's Award, the requisite notice was put up to show as who the Enquiry Officer was. The Enquiry report also contains extraneous matters which are not borne out by evidence, such as the Petitioner being a Bachelor, and his being indebted etc. On account of these defects also, the domestic enquiry must be held to be bad, and the discharge Order which was passed on the strength of it is liable to be set aside.

13. On a consideration of all the above, I find that the Respondent Bank was not justified in discharging the Petitioner Sri N. L. Kantha Rao, from the service of the Bank with effect from 18th January, 1960. The points set down in the Schedule to the reference, is accordingly answered. It follows therefore, that the Petitioner is entitled to reinstatement, with back wages, and continuity of service.

14. An Award is therefore passed directing the Respondent Management to reinstate the Petitioner in service with back wages, and continuity of service.

15. This award may now be submitted to the Government under Section 15 of the Industrial Disputes Act, 1947.

16. Given under my hand and seal of this Court, this the 19th day of March, 1962.

D. GOVINDARAJULU,
Presiding Officer.

APPENDIX OF EVIDENCE

WITNESSES EXAMINED:

By the workman.

1. WW1—Sri N. L. Kantha Rao.

By the Management.

NII

LIST OF DOCUMENTS:

For the workman.

Ex. A1/17-5-1957—Application of Sri N. L. Kantha Rao sent to the Management requesting for transfer.

Ex. A2/4-7-1957—Memo. issued by the Management to Sri N. L. Kantha Rao.

Ex. A3/24-7-1957—Letter sent by Agent, Kammammet Branch to the Management.

- Ex. A4/3-8-1957—Memo. issued by the Agent, Kammammet Branch, to Sri N. L. Kantha Rao.
- Ex. A5/8-8-1957—Memo. issued by the Agent, Kammammet Branch, to Sri N. L. Kantha Rao.
- Ex. A6/8-8-1957—Reply sent by Sri N. L. Kantha Rao to Ex. A4:
- Ex. A7/9-8-1957—Acknowledgment sent by the Agent in receipt of Ex. A6.
- Ex. A8/31-10-1957—Memo. issued to Sri N. L. Kantha Rao by the Agent, Anakapalli Branch.
- Ex. A9/4-11-1957—Reply given by Sri N. L. Kantha Rao to Ex. A8:
- Ex. A10/— —Telegram receipt dated 31-10-1957.
- Ex. A11/— —Certificate of posting.
- Ex. A12/12-11-1957—Copy of Letter sent by Sri N. L. Kantha Rao to the Management.
- Ex. A13/27-6-1958—Relief Order issued by the Agent Anakapalli Branch to Sri N. L. Kantha Rao.
- Ex. A14/29-7-1958—Letter sent by Management to Sri N. L. Kantha Rao.
- Ex. A15/— —Register of over-time work done by Sri Kantha Rao.
- Ex. A16/— —Conciliation report on 17-1-1961 of the Conciliation Officer (Central) Visakhapatnam.
- Ex. A17/25-1-1961—Conciliation report on 17-1-1961 of the Conciliation Officer (Central) Visakhapatnam.
- Ex. A18/23-12-1959—Copy of letter sent by Sri N. L. Kantha Rao to the Management.
- Ex. A19/24-12-1959—Reply sent by the Management to Sri N. L. Kantha Rao against his appeal.
20. Ex. A20/18-1-1960—Memo. issued by the Management to Sri N. L. Kantha Rao.
21. Ex. A21/7-6-1960—Letter sent by the Management to Sri N. L. Kantha Rao.

For Management

1. Ex. B1/— —Employment Register of Anakapalli Branch.
2. Ex. B2/30-11-1959—Copy of letter sent by the Management to the Conciliation Officer.
3. Ex. B3/1-12-1959—Copy of letter sent by Management to Sri N. L. Kantha Rao.
4. Ex. B4/19-12-1959—Copy of letter sent by Management to Sri N. L. Kantha Rao.
5. Ex. B5/— —Telegram issued by Sri N. L. Kantha Rao to the Management.
6. Ex. B6/29-12-1959—Letter sent by Sri N. L. Kantha Rao to the Management.
7. Ex. B7/6-7-1959—Letter sent by Sri N. L. Kantha Rao to the Management.

D. GOVINDARAJULU,
Presiding Officer.

[No. 51(9)/61-LRIV.]

S.O. 1125.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947) the Central Government hereby publishes the following award of the Labour Court, Madras, in the matter of applications under section 33-A of the said Act from certain employees of the State Bank of India.

BEFORE THE CENTRAL GOVERNMENT LABOUR COURT AT MADRAS.

PRESENT:

Sri M. S. Abdul Azeez. B.A., LL.B., Bar-at-Law,
Presiding Officer, Central Govt. Labour Court, Madras

Dated: 24th Day of March 1962

Applications under section 33-A of the Industrial Disputes Act 1947 in Reference No 1 of 1960.

(National Industrial Tribunal, Bank Disputes, Bombay).

1. Sri N. S. Isaac, C/o The State Bank of India, Staff Union, Madras Circle, Madras-1.—*Complainant.*

—vs—

The Management of State Bank of India, Madras Circle, Madras.—*Respondent.*

2. Sri P. Thukaram, C/o The State Bank of India Staff Union, Madras Circle, Madras-1.—*Complainant.*

—vs—

The Management of State Bank of India, Madras Circle, Madras.—*Respondent.*

3. Sri C. V. Deenathayalan C/o The State Bank of India Staff Union, Madras Circle, Madras-1.—*Complainant.*

—vs—

The Management of State Bank of India, Madras Circle, Madras.—*Respondent.*

4. Sri K. Sethuraman, C/o The State Bank of India Staff Union, Madras Circle, Madras-1.—*Complainant.*

—vs—

The Management of State Bank of India, Madras Circle, Madras.—*Respondent.*

5. Sri S. D. Ramachandran, C/o The State Bank of India Staff Union, Madras Circle, Madras-1.—*Complainant.*

—vs—

The Management of State Bank of India, Madras Circle, Madras.—*Respondent.*

6. Sri S. G. Ethirajalu, C/o The State Bank of India Staff Union, Madras Circle, Madras-1.—*Complainant.*

—vs—

The Management of State Bank of India, Madras Circle, Madras.—*Respondent.*

7. Sri M. P. Jayachandran, C/o The State Bank of India Staff Union, Madras Circle, Madras-1.—*Complainant.*

—vs—

The Management of State Bank of India, Madras Circle, Madras.—*Respondent.*

8. Sri C. Saravanam, C/o The State Bank of India Staff Union, Madras Circle, Madras-1.—*Complainant.*

—vs—

The Management of State Bank of India, Madras Circle, Madras.—*Respondent.*

9. Sri D. Ramiah, C/o The State Bank of India Staff Union, Madras Circle, Madras-1.—*Complainant.*

—vs—

The Management of State Bank of India, Madras Circle, Madras.—*Respondent.*

APPEARANCES:

Shri V. G. Row and Shri B. R. Dolia, Advocates for the workmen;

Shri C. Doraswamy, King & Partridge, for the Management.

In the matter of Complaint Nos. 141 to 149 of 1961 in Ref. No. 1 of 1960 pending before the National Industrial Tribunal, (Bank Disputes), Bombay-1 renumbered as Complaint Nos 1 to 9 of 1961 of the Central Government Labour Court, Madras.

AWARD

These are 9 petitions under section 33-A of the Industrial Disputes Act by employees of the State Bank of India, complaining of contravention by the management of section 33 of the Industrial Disputes Act. The petitions were made to the National Industrial Tribunal (Bank Disputes) at Bombay and were numbered there as Complaint Nos. 141/61 to 149/61 and were transferred by the National Industrial Tribunal, to this Court by virtue of authorisation by the Central Government to so transfer proceedings pending before it under section 33 or 33-A of the Act. Notices were issued by this Court to the parties and the State Bank of India filed counter-statements in each of these petitions and all

the 9 complaints were heard together. Mr. V. G. Row, Advocate appeared for the petitioners in Complaint Nos. 1 to 8/61 and Mr. Dolia, Advocate for the petitioner in Complaint No. 9/61 and Mr. C. Doraswamy of King & Partridge for the Respondent, the State Bank of India in all these petitions.

2. The complaint of the petitioners in all these cases is that the State Bank of India has altered their conditions of service to their prejudice during the pendency of the Industrial Dispute relating to Banks pending before the National Industrial Tribunal. The petitioners were appointed in the service of the State Bank of India on different dates ranging from 1948 to 1958 under different designations such as Cashiers, Money Testers and Bill Collectors. The petitioner in each case at the time of entering the service was required to deposit a cash security of Rs. 1000 or Rs. 500 as the case may be with the Bank in the joint names of the petitioner and the then Head Cashier and the said security is still with the Bank. The case of the petitioners is that neither at the time of their employment nor even soon thereafter were they required to sign any forms or bond either for good conduct or for integrity and no service regulation governing the employees of the bank, published to the employees, requires cashier employees to sign any forms or bonds for any purpose and only cash security was payable and it was confirmed by the Sastry Award. While so, since August 1959, the Bank has been circulating to the Branches circular letters to their Agents requiring the Agents to get the cashiers to sign letters in Form "B". The State Bank of India Staff Union, Madras Circle, raised objection and requested the Bank not to enforce the signing of Form "B" by the petitioners and other cashiers. The Central Government has referred the dispute between the banks including the State Bank of India and their workmen for adjudication to the National Industrial Tribunal at Bombay by notification, dated 21st March, 1960 and since then the reference has been pending before the National Industrial Tribunal. Some of the petitioners, that is, petitioners in Complaint Nos. 3, 4, 5, 6, 7, 8 and 9 of 1961 have been in writing called upon by the Bank on 1st July, 1961 to sign the said Form "B" and return the same before 5th July, 1961. The petitioners submit that if the said Form "B" is signed by them, it would be altering to their prejudice the conditions of service applicable to them in regard to a matter referred in the dispute and connected with the dispute that is now pending before the National Industrial Tribunal (Bank Disputes). The signing of Form "B" is a matter referred and pending before the National Industrial Tribunal or is connected with the dispute pending before the Tribunal, as item No. 10, i.e., "cash deposits, fidelity bonds and other securities to be furnished by the staff". The petitioners are workmen concerned in the dispute now pending before the National Industrial Tribunal. The petitioners submit that in the circumstances, the Bank has acted in violation of section 33 of the Industrial Disputes Act and pray the Court to decide the complaints.

3. The State Bank of India, Madras Circle, Madras, filed a counter-statement in each of these petitions submitting therein that there has been no contravention of the provisions of section 33 of the Industrial Disputes Act and the complaints are therefore liable to be rejected *in limine*. As to the merits, the submissions of the Bank are these: The practice of obtaining letters in Form "B" from cashiers in the service of the Bank is not a sudden innovation but has been a condition of service from the year 1940. These cashiers are responsible to the Head Cashier who in turn is responsible to the Bank for the Acts, omissions and defaults of the cashiers under his control. The Head Cashiers are appointed under an agreement, the clauses of which provide that all appointments to the staff under the control of the Head Cashier shall be made by the Bank on the recommendation of the Head Cashier and the Head Cashier agrees that he shall be responsible for the intromissions of and for all losses, damages, costs, etc., which may be caused to the Bank or which the Bank may sustain by reason of or arising from or in consequence of any act, omission, or negligence of himself and/or any person who has been or may hereafter be appointed by the Bank on his recommendation or appointed or nominated by him. The Head Cashiers obtain security deposits or a fidelity guarantee policy from the cashiers for whom the Head Cashiers are responsible. In or about August 1940, certain arrangements were introduced whereby *inter alia* it was provided that the Head Cashiers should deposit in a special savings bank account the cash security deposits of the cashiers in the joint names of the Head Cashier and the employee and letters in Form "A" should be obtained from the cash department employees while furnishing the cash security deposit. The employees of several of the branches of this Bank accordingly gave letters in Form "A". The practice of obtaining letters in Form "A" has thus been in force since 1940. In or about August, 1959, it was found that in some branches the practice in force since 1940 had not been followed and therefore on 25th August, 1959, the Agents of the branches of the Bank were requested to say whether the forms required to be taken from the

Head Cashiers and the cash department employees had been obtained and whether such forms or letters were in the personal custody of the Agent. It was then discovered that in many branches, the practice had not been followed and therefore all cash department employees who had not furnished letters in forms similar to Form "A" were directed to furnish such forms although from that day it was called Form "B" which was substantially the same as Form "A" that was prescribed in 1940. Out of 156 branches, the employees of the cash department in 125 branches have signed similar forms when required to conform to the practice and only the employees in the remaining 31 branches and the local Head Office at Madras have not signed the said forms. The Bank was entitled to and did insist on the cash department employees executing letters in Form "B" and in doing so, the Bank was only enforcing a practice which had been long prevalent and this did not constitute any change in the conditions of service as alleged in the petitions. The Bank does not admit that item No. 10, referred, namely "cash deposits, fidelity bonds and other securities to be furnished by the staff" covers the obtaining of letters from the cash department employees in Form "B". The Bank denies that the furnishing of such letter would alter to the prejudice of the workmen their conditions of service. The petitioners have not been asked to do anything which is not in accordance with the practice prevailing in the Bank long prior to the date of reference to the National Industrial Tribunal. There has been no violation of section 33 of the I.D. Act and in any event the petitioners are not entitled to any relief.

4. The matter was argued at some length and the points that arise for determination on the pleadings and the arguments are these:

1. Whether the practice of obtaining letters in Form "B" was in vogue and prevalent prior to the date of reference of the industrial dispute to the National Industrial Tribunal
2. Whether calling upon the employees to give letters in Form "B" amounts by itself to alteration of the conditions of service?
3. As the petitioners have not signed Form "B" letters and as no action has been taken against them, has there been in fact an alteration in the conditions of service and if so, is it to the prejudice of the workmen?
4. Whether there has been contravention of section 33 of the I.D. Act?
5. Whether the petitioners are entitled to any relief,

5. The petitioners in these cases were appointed by the respondent the State Bank of India (previously the Imperial Bank of India) on different dates from 12th July, 1948 to 1st April, 1958, in different designations such as cashiers, money testers and bill collectors and they deposited by way of security amounts Rs. 1000 by the cashiers and Rs. 500 by the others i.e. money testers and bill collectors. On 1st July, 1961, the Chief Accountant of the State Bank of India, Madras, issued a memorandum to each of the petitioners stating that under instructions from Branch Department, he, the petitioner is asked to sign the Form "B" enclosed in connection with the security deposit by him and return the form on or before the 5th July. The Form "B" is in these terms:

"To

The Secretary & Treasurer,
State Bank of India,
Madras L.H.O.

Dear Sir,

I hereby acknowledge that in respect of my appointment as.....in the Bank's service, I have deposited cash* security for Rs....which has been lodged in a special Savings Bank Account at your Branch in the joint names of the Madras Local Head Office Head Cashier, at present.....and myself, and which is to be held as security for my good conduct and integrity and for the careful and faithful fulfilment of my duties while in the Bank's employ.

I also confirm the arrangement under which the Madras Local Head Office Head Cashier for the time being, at present.....is to stand as my surety, for any acts, omissions and defaults on my part, irrespective of the security deposited by me or the amount thereof.

Yours faithfully,

Sd./-

Signature of employee.

Sd./-

Signature of Head Cashier.

*In cases where Government Securities or G.G. policies are lodged, the wording of the letter should be suitably altered."

The petitioners submit that the direction to them to sign and submit this Form "B" is an alteration of their conditions of service. Their main argument is that under the Sastry's Award only cash security could be required to be given by the employees and the management cannot take any security other than what is mentioned in the Sastry's Award and the present direction to sign and submit Form "B" is tantamount to requiring the employee to furnish security other than cash security which is the only security that could be insisted upon under the Sastry's Award and the direction to them to sign Form "B" was given at a time when the Industrial Dispute (Bank Disputes) was pending before the National Industrial Tribunal at Bombay. The first submission of the management is that the employees having refused to sign the Form "B" the conditions have not been altered. There is considerable force in this argument of the management. Not only have the complainants not signed the Form "B" required by the management but the management have also not taken any action against the employees for failure to submit the Form "B". If the employees had given such letters in Form "B" under protest it may be said that they had submitted to the authority of the management to accept the giving of Form "B" as a condition of service.

6. On the question as to when an alteration in the conditions of service takes place, the management have cited the Supreme Court decision in *North Brook Jute Company vs. their workmen* 1960-1-LLJ page 580. As regards the change in the conditions of service under section 9-A of the Act, their Lordships have observed that in making the provision for notice, the legislature was clearly contemplating 3 stages. The first stage is the proposal by the employer to effect a change. The next stage is the stage when he gives a notice and the last stage is when he effects the change in the conditions of service on the expiry of 21 days from the date of the notice. The conditions of service do not stand changed either when the proposal is made or the notice is given but only when the change is actually effected. That actual change takes place when the new conditions of service are actually introduced and it necessarily follows that in deciding for the purpose of section 33 of the Act, at what point of time the employer "alters" any conditions of service, we have to ascertain the time when the change of which notice under section 9-A is given is actually effected. If at the time the change is effected, a proceeding is pending before a tribunal, section 33 is attracted and not otherwise. The point of time when the employer proposes to change the conditions of service and the point of time when the notice is given are equally irrelevant. Therefore for attracting section 33, the time at which the change is actually effected is the relevant point of time. The management's argument on this point is 2 ways. Firstly, that the change if any was effected prior to the dispute before the National Industrial Tribunal, that it was a condition of service which was in existence even in 1940 and when in 1959 it was noticed that some of the employees who had deposited the security amounts had not given Form "B" letters a circular was issued calling upon the Agents at the various branches to get such letters from employees who had not already given such letters, and that the letter dated 1st July, 1961, calling upon the employees to give Form "B" letters was only in pursuance of the circular of 1959 and section 33 is not attracted. The second line of argument is that even if the letter of 1st July, 1961, is taken to be an attempt to introduce the change for the first time, the change was not actually effected in as much as the employees did not comply with the memo and give letters in Form "B". In view of the decision in the *North Brook Jute Company* case above cited, it seems to me that the memo of 1st July, 1961, is only a proposal and the change in fact had not been effected. The evidence on record clearly shows that such letters in Form "B" were being taken from the Bank employees even from 1940 and the letter of 1st July, 1961, was only in pursuance of the circular of 1959, which only sought to enforce the rule as to getting such Form "B" letters, which was in existence even from 1940. By circular letter dated 20th August, 1940 (*vide* Ex. R. 1) issued by the Deputy Secretary and Treasurer of the Imperial Bank of India to the Agents of the various branches of the Imperial Bank of India, the Head Office directed all Branches and sub-branches where security deposits from cash department employees had been taken by Head Cashiers to introduce the arrangement set out in the letter. The arrangement provides for cash security deposits being held in special Savings Bank Accounts at the Branch in the joint names of the Head Cashiers and the employees concerned. The arrangement further provides that a letter in the attached form marked "A" acknowledging the conditions on which the security deposit has been lodged, should be taken from each cash department employee who has given security and a further letter as per specimen marked "B" should be taken from the Head Cashier accepting responsibility for the acts and intromissions of the employee concerned and consenting to the retention by the Bank of the security deposit in question and these letters should be placed on

separate files which should be kept in the personal custody of the Agent. The circular states further that the Agents must ensure that cash department employees recruited thereafter are duly apprised of the instructions laid down and where security deposits are furnished that the necessary letters are also taken. A specimen of the form A letter is attached to the circular letter and it is in these terms:

"To
The Agent,
Imperial Bank of India

Dear Sir,

I hereby acknowledge that in respect of my appointment as.....in the Bank's service, I have deposited cash* security for Rs.....which has been lodged in a special Savings Bank Account at your Branch in the joint names of the Branch Head Cashier, at present....., and myself, and which is to be held by the Bank as security for my good conduct and integrity and for the careful and faithful fulfilment of my duties while in the Bank's employ.

I also confirm the arrangement under which the Branch Head Cashier for the time being, at present....., is to stand as my surety for any acts and intromissions on my part, irrespective of the security deposited by me or the amount thereof.

Yours faithfully,

Sd./-

Signature of the employee

Sd./-

Signature of the Head Cashier.

It will be seen that Form "B" required to be signed by the petitioners by Bank's memo of 1st July 1961 is substantially the same as Form "A" mentioned in the Bank's circular of 1940. The State Bank of India by circular letter dated 25th August 1959, Ex.R.35 called upon their Agents to advise the Head Office as early as possible whether letters on the lines of the attached forms marked, A, B, & C, or in forms similar thereto have been taken from the Head Cashier and the Cash Department employees and if so whether such letters are kept in the personal custody of the Agent. The Form "B" referred to in this circular letter is the Form "B" about which these complaints have been made. Then the Bank sent another circular letter dated 12th October 1959 Ex. R36, directing the Agents to obtain letters on forms A & B from the Head Cashiers and all the cash department employees of the Branch. The State Bank of India Staff Union, Madras Circle, by letter dated 4th November 1959 Ex. R38 wrote to the Secretary and Treasurer of the Bank that it had been brought to the notice of the Union that the members of the cash department had been directed to sign an agreement with the Head Cashier in all Branches as well as the Local Head Office (Form "B"), that the said direction was a change in the existing service conditions as per sec. 9-A of the I.D. Act and requesting the Bank not to introduce the change. The change if any was therefore introduced even in 1959 and certainly it was not a change effected during the pendency of the industrial dispute before the National Industrial Tribunal.

7. Further it has not been shown how giving Form "B" letters is objectionable and how it is an alteration in the service conditions to the prejudice of the petitioners. As Bank employees the petitioners are expected to be of good conduct and integrity and to be careful and faithful in the fulfilment of their duties and the Form "B" provides for security deposit already made to be held as security for such conduct which they are bound to observe.

8. To show that such letters in Form "B" have been obtained from the cash department employees of the Bank in the various branches, the management have filed into Court Ex. R. 2, a list of the number of letters in Form "B" obtained by the Bank from the cash department employees at the different branches and Madras Local Head Office. Ex. R. 2 gives the names of the branches such as Kakinada, Coimbatore, Dharwar, etc., and the number of forms obtained at each branch such as 4, 1, 6, 10 and so on. In Madurai as many as 96 forms have been obtained; and in Madras L.H.O. 36 forms have been obtained. The management have filed as Exs. R. 3 to R. 34 letters from the Agents of the various branches together with more than 200 letters in Form "B" obtained from the employees

of these branches. These letters have been obtained on various dates from April 1940 to February 1960. All these show that Form "B" letters were being obtained from the employees of the cash department in the various branches even from the year 1940. It is, therefore, not a new practice or a new condition of service. The position will be anomalous if the large number of employees who have already furnished Form "B" letters are to be bound by such letters while other employees who merely by inadvertence or for some other reason were not made to furnish such letters either at the time of appointment or subsequently should continue to remain without furnishing such letters. I have therefore to hold that there was no alteration of the conditions of service of the petitioners during the pendency of the Industrial Dispute and even if the letter dated 1st July 1961 is taken to be in enforcement of a condition of service that condition was already there in existence ever since 1940.

9. Among the matters referred for adjudication to the Tribunal, item 10 is, "cash deposits, fidelity bonds and other securities to be furnished by the staff". In the claim-statement filed before the National Industrial Tribunal on behalf of the workmen of the State Bank of India by the All-India State Bank of India Staff Federation, with regard to the said item No. 10, the only submissions by the Federation are that no employee should be called upon to submit cash deposits, fidelity bonds or any other form of security as a condition of his employment and all existing cash deposits or securities should be refunded with interest to the concerned employees. The question of the objectionable nature of Form "B" letters was not mentioned or referred to in the claim-statement. It is not stated that at any stage of the proceedings before the National Industrial Tribunal this question of taking of Form "B" letters was raised by the Union. Therefore this subject of taking of Form "B" letters is not one of the subjects for consideration by the National Industrial Tribunal or pending before it and is not a matter connected with the dispute.

10. It was argued for the workers that to call upon an employee to do a thing is itself an alteration and that the non-compliance by the employee with the direction does not alter the character of the alteration inasmuch as the employee will lay himself open to disciplinary action being taken against him if he fails to comply with the order. In view of the decision in the North Brook Jute Company case as to the point of time when the change takes place, a mere direction to execute a letter in Form "B" will not be an alteration. Further in these cases the management have not taken any action against the employees for failure to comply with the order. Further it should be noted that signing the letter in Form "B" is not a security by itself. The security is the cash deposit already made. The good conduct and integrity and the careful and faithful fulfilment of duties for which the cash security is to be held as security is only what is expected of the bank employee irrespective of whether he gives letter in Form "B" or not. Having regard to the facts already stated, section 33 is not at all attracted. Section 33(1) does not come into play because firstly the subject of taking Form "B" letters is not a matter connected with the dispute, secondly there was no alteration in the conditions of service during the pendency of the proceedings or of conditions of service applicable to the employees immediately before the commencement of the proceedings and thirdly, it is not shown that signing Form "B" letters by the employees works to their prejudice. There was no violation of section 33(1). As regards section 33(2), there is the decision of the Supreme Court in Lord Krishna Textile Mills (1961-1-LLJ-page 211), that under section 33(2) of the Industrial Disputes Act even during the pendency of an industrial dispute, the employer's right is now recognised to make an alteration in conditions of service so long as it does not relate to a matter connected with the pending dispute and this right can be exercised in accordance with the relevant standing orders and with regard to such alteration no application is required to be made and no approval is required to be obtained. There was therefore no contravention or violation of the provisions of section 33 by the management and a petition under section 33-A does not lie.

11. I hold, that there has been no contravention by the management in all these cases of section 33 of the Act and the complaints under section 33-A in all these cases are not maintainable. All these petitions are therefore dismissed. There will, however, be no order as to costs. An Award is passed accordingly in each of these cases.

Dated at Madras, this the 24th day of March, 1962.

(Sd.) Illegible,
Presiding Officer,
Central Govt. Labour Court,
Madras.

LIST OF WITNESSES EXAMINED

For Petitioners:

Nil.

For the Respondent:

Nil.

LIST OF EXHIBITS MARKED

For the Petitioners:

Ex. P. 1/21-3-1960—Copy of Notification of the Ministry of Labour & Employment.

Ex. P. 2—Statement containing the names, designations and dates of appointment of the complainants.

For the Respondent:

Ex. R. 1/20-8-1940—Circular letter from the Imperial Bank of India, Madras to the Agents of branches of Imperial Bank of India together with forms A and B.

Ex. R. 2—Particulars of Form "B" obtained from cash department staff at Branches and Madras L.H.O.

Ex. R. 3/7-10-1961—Letter from the Agent, Kakinada Branch, enclosing 4 Form "B" letters.

Ex. R. 4/9-10-1961—Letter from the Agent, Coimbatore Branch, to the Assistant-in-Charge, State Bank of India, Madras enclosing Form "B".

Ex. R. 5/10-10-1961—Letter from the Dharwar Agent to the Secretary and Treasurer, State Bank of India, Madras, enclosing 6 Form "B" letters.

Ex. R. 6/7-10-1961—Letter from the Dhone Agent with 2 Form "B" letters.

Ex. R. 7/10-10-1961—Letter from Bijapur Agent enclosing 6 Form "B" letters.

Ex. R. 8/7-10-1961—Letter from Arni Agent enclosing 7 Form "B" letters.

Ex. R. 9/9-10-1961—Letter from Kalahastri Agent enclosing 2 Form "B" letters.

Ex. R. 10/6-10-1961—Letter from Karaikudi Agent enclosing 3 Form "B" letters.

Ex. R. 11/10-10-1961—Letter from Karwar Agent enclosing 4 Form "B" letters.

Ex. R. 12/6-10-1961—Letter from Krishnagiri Agent enclosing 2 Form "B" letters.

Ex. R. 13/10-10-1961—Letter from Kumta Agent enclosing 3 Form "B" letters.

Ex. R. 14/6-10-1961—Letter from Madurai Agent enclosing 96 Form "B" letters.

Ex. R. 15/9-10-1961—Letter from Nagapattinam Agent enclosing 11 Form "B" letters.

Ex. R. 16/7-10-1961—Letter from Nandyal Agent enclosing 8 Form "B" letters.

Ex. R. 17/9-10-1961—Letter from Peddapuram Agent enclosing 3 Form "B" letters.

Ex. R. 18/7-10-1961—Letter from Periyakulam Agent enclosing 4 Form "B" letters.

Ex. R. 19/7-10-1961—Letter from Secunderabad Agent enclosing 15 Form "B" letters.

Ex. R. 20/10-10-1961—Letter from Sirsi Agent enclosing 3 Form "B" letters.

Ex. R. 21/6-10-1961—Letter from Srivilliputhur Agent enclosing 2 Form "B" letters.

Ex. R. 22/7-10-1961—Letter from Tenkasi Agent enclosing 4 Form "B" letters.

Ex. R. 23/6-10-1961—Letter from Tirupattur Agent enclosing 3 Form "B" letters.

Ex. R. 24/7-10-1961—Letter from Tiruvallur Agent enclosing 3 Form "B" letters.

- Ex. R. 25/9-10-1961—Letter from Tiruchur Agent enclosing 6 Form "B" letters.
- Ex. R. 26/7-10-1961—Letter from Tuni Agent enclosing 3 Form "B" letters.
- Ex. R. 27/10-10-1961—Letter from Tuticorin Agent enclosing 3 Form "B" letters.
- Ex. R. 28/9-10-61—Letter from Uravakonda Agent enclosing 2 Form "B" letters.
- Ex. R. 29/7-10-1961—Letter from Villupuram Agent enclosing 3 Form "B" letters.
- Ex. R. 30/7-10-1961—Letter from Belgaum Agent enclosing 9 Form "B" letters.
- Ex. R. 31/29-10-1961—Letter from Pollachi Agent enclosing 6 Form "B" letters.
- Ex. R. 32/9-10-1961—Letter from Vizianagaram Agent enclosing 15 Form "B" letters.
- Ex. R. 33/9-10-1961—Letter from Guntur Agent enclosing 43 Form "B" letters.
- Ex. R. 34—36 Form "B" letters of Madras Branch.
- Ex. 35/25-8-1959—Circular letter from the State Bank of India to the Agents of the Branches enclosing Forms 'A', 'B' and 'C'.
- Ex. R. 36—Circular letter from State Bank of India, Madras to the Agents of the Branches.
- Ex. R. 37/12-10-1959—Letter from the Deputy Secretary & Treasurer of the State Bank of India to the Chief Accountant of the Bank at Madras.
- Ex. R. 38/4-11-1959—Letter from the Joint Secretaries of State Bank of India Staff Union, Madras Circle, Madras, to the Secretary & Treasurer, State Bank of India, Madras, objecting to obtaining of Form "B" letters.
- Ex. R. 39—Statement of claims filed on behalf of the workmen of the State Bank of India by the All India State Bank of India Staff Federation.

(Sd.) Illegible,
 Presiding Officer,
 Central Govt. Labour Court,
 Madras.
 [No. 56(2)/62-LRIV.]
 G. JAGANNATHAN, Under Secy.

New Delhi, the 6th April 1962

S.O. 1126.—In pursuance of the provisions of clause (d) of sub-section (1) of section 10 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes, on the nomination of the Government of Mysore, the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 1304, dated the 1st July, 1958, namely:—

In the said notification, under the heading 'Members' and under the sub-heading '(Nominated by the State Governments concerned under clause (d) of sub-section (1) of section 10)', in item (14)—

for "Dr. V. R. Naidu, M.B.B.S., M.S., M.R.C.P. (Lond)"

"Dr. H. G. Sattur" shall be substituted.

[F. No. 1(19)/62-HI.]

CORRIGENDUM

New Delhi, the 6th April 1962

S.O. 1127.—In the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 849, dated the 19th March, 1962, published at page 519 in Part II, Section 3, Sub-section (ii) of the Gazette of India Extraordinary, dated the 19th March, 1962,

for "Chachahk"
 read "Chachoki"

[F. No. 13(8)/62-HI.]
 BALWANT SINGH, Under Secy.

MINISTRY OF STEEL, MINES & FUEL

(Department of Mines & Fuel)

New Delhi, the 2nd April 1962

S.O. 1128.—Whereas by the Notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines & Fuel) S.O. No. 1274 dated the 14th May, 1960 under sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition & Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to acquire the lands in the locality specified in the Schedule appended to that notification and reproduced in the Schedule to the notification;

And whereas no objection was made to the acquisition of the lands aforesaid;

And whereas the Central Government, after consulting the Government of Bihar is satisfied that the lands measuring 9.60 acres described in the Schedule appended hereto should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 9 of the said Act, the Central Government hereby declares that the lands measuring 9.60 acres described in the said Schedule are hereby acquired.

The plan of the areas covered by this notification may be inspected in the office of the Deputy Commissioner, Hazaribagh or in the office of the Coal Controller, 1-Council House Street, Calcutta or in the Office of the National Coal Development Corporation Ltd. (Revenue Section), Darbhanga House, Ranchi.

SCHEDULE

Plan No. Rev/82/60
(Showing lands to be acquired)

(All rights)

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
1	Religara	Mandu	34	Hazaribagh	9.60 acres	Part
				Total	9.60 acres (Approximately)	

Plots to be acquired.

324(P), 329(P) and 419(P).

Boundary Description :

AB line passes through Plot No. 324.

BC line passes through Plot Nos. 324, 329 and 419.

CD line passes through Plot Nos. 419, and 324.

DE line passes through Plot No. 324.

EA line passes through Plot No. 324.

[No. C2-20(3)/60.]

S.O. 1129.—Whereas by the notification of the Government of India in the Department of Mines and Fuel (Ministry of Steel, Mines and Fuel) S.O. No. 106 dated the 10th January, 1961, under sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to acquire the lands in the locality specified in the Schedule appended to that notification;

And whereas the competent authority in pursuance of section 8 of the said Act has made his report to the Central Government;

And whereas the Central Government, after considering the report, and after consulting the Government of Bihar, is satisfied that:

- (a) the lands measuring 251.25 acres described in Schedule A appended hereto; and
- (b) the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 113.50 acres described in Schedule B appended hereto

should be acquired.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 9 of the said Act, it is hereby declared that the lands measuring 251.25 acres described in the said Schedule A and the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 113.50 acres described in the said Schedule B are hereby acquired.

The plans of the areas covered by this notification may be inspected in the office of the Deputy Commissioner, Hazaribagh or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the office of the National Coal Development Corporation Ltd. (Revenue Section), "Darbhanga House", Ranchi.

SCHEDULE 'A'
(Nadiatoli Block)

Drawing No. Rev. /156/61.
(Showing lands acquired).

Sub-Block-1

All rights

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
1	Dari	Mandu	43	Hazaribagh	251.25 Acres	Part
Total Area					251.25 acres (Approximately)	

Plots to be acquired in village Dari :—

454(P), 787(P), 794 to 802, 803(P), 809(P), 810, 811, 812, 825(P), 853(P), 854(P) 855; 856, 857(P), 858 to 866, 867, 868, to 883, 884(P), 888, 889, 890(P), 891(P), 892(P), 895(P), 896(P), 897(P), 898(P), 899(P), 900(P), 901(P), 904(P), 944(P), 952(P), 954(P), 955(P), 956(P), 1344(P), 1350(P), and one un-numbered Plot surrounded by Plot Nos. 868, 845, 855 and 867.

Boundary Description :

AB line passes through Plot Nos. 1344, 956 & 787.

BC line passes through Plot Nos. 787, 954, 454 and 803.

CD line passes along the Western Bank of Marangarh Nallah (River).

DE line passes through Plot No. 803.

EF line passes along the Eastern Boundary of Plot Nos. 814, 809, 807, 806, 805 and Northern Boundary of Plot No. 804.

FG line along the Western Boundary of Plot Nos. 804, 805, 808, Eastern side of Plot No. 810, through Plot No. 809, along the Western Boundary of Plot No. 813, through Plot No. 809 and along the Northern side of Plot No. 884.

GH line passes along the right side of the village Road (Plot No. 884).

HI line passes through Plot Nos. 884, 854, 853, 825, & 857.

IJ line passes along the Northern Bank of Marangarh, Nallah (River).

JK line passes through Plot Nos. 904, 900, 901, 899, 898, 897, 896, 895, 892, 891, 803, 944 and 954.

KL line passes through Plot Nos. 954, 952, 955 and 956.

LM line passes through Plot Nos. 956 and 1350.

MA line passes through Plot Nos. 1350 and 1344.

SCHEDULE 'B'

*Sub-Block-2.
Mining Rights.*

Drawing No. Rev/151/61
(Showing lands where rights to mine, quarry, bore, dig and search for, win, work and carry away minerals are acquired)

Sl. No.	Village	Thana	Thana No.	District	Area	Remarks
1.	Dadri	Mandu	43	Hazaribagh	113.50 Acres	Part
			Total area		113.50 acres (Approximately)	

Plots to be acquired in village Dari :

803(P) 890(P), 891(P), 892(P), 893, 894, 895 (P), 896(P), 897(P), 898(P), 899(P), 900(P), 901(P), 902, 903, 904(P), 905 to 935, 936 (P), 944(P), 945 to 950, 954(P), 1486(P), 1487 to 1494.

Boundary Description :

KJ line passes through Plot Nos. 954, 944, 803, 891, 892, 895, 896, 897, 898, 899, 900, 901, 890 and 904.

JO line passes along the Northern Bank of Marangarah Nallah (River).

ON line passes through Plot No. 1486.

NK line passes through Plot Nos. 1486, 936, 944 and 954.

[No. C2-20(16)/60.]

New Delhi, the 5th April 1962

S.O. 1130.—Whereas by a notification of the Government of India in the Ministry of Steel Mines and Fuel (Department of Mines and Fuel) S.O. No. 2962, dated, the 30th November, 1960 under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) the Central Government has given notice of its intention to prospect for coal in the lands in the locality specified in the Schedule appended to that notification;

And whereas the Central Government is satisfied that coal is obtainable in the whole or, any part of the said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the said Act, the Central Government hereby gives notice of its intention to acquire

- (a) the lands measuring 1081.91 acres described in Schedule A appended hereto; and
- (b) the rights, to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 5589.52 acres described in Schedule B appended hereto.

The plans of the area covered by this notification may be inspected in the office of the Collector, Bilaspur (M.P.) or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the office of the National Coal Development Corporation Ltd. (Revenue Section), "Dharbhanga House", Ranchi.

Any person interested in the aforesaid lands may, within 30 days of the issue of this notification, file objection to the acquisition of the whole or any part of the lands or of any rights in or over such lands to the Coal Controller, 1, Council House Street, Calcutta.

SCHEDULE A

Banki Block—Korba Coalfield Sub-Block 'A'

Drawing No. Rev/11/62

(Showing lands to be acquired.)

All Rights

Sl. No.	Village	Tehsil	Halka No. or Patwari Circle No.	Khewat No.	Distt.	Area	Remarks
1.	Paonsra (Paonsara)	Katghora	27	15	Bilaspur	Part	..
2.	Tolsar (Talsara)	"	27	14	"	"	
3.	Gajra	"	27	13	"	"	
4.	Gordewa (Ghordewa)	"	7	12	"	"	
5.	Mogra	"	48	94	"	"	
6.	Banki	"	48	93	"	"	
7.	Purena	"	50	10	"	"	
8.	Mandwadhore (Mandwa Dhora)	"	50	11	"	"	
9.	Rohina	"	7	24	"	"	

Total area 1066.61 acres (Approx.)

Plot Nos. to be acquired in village Paonsara:—

335(P), 337(P) and 340(P).

Plot Nos. to be acquired in village Talsara :—

471(P), 472(P), 473, 474(P), 476, 477(P), 478, 479, 480(P) and 481(P)

Plot Nos. to be acquired in village Gajra :—

1(P), 2 to 9, 10(P), 11(P), 14(P), 21(P), 24(P), 25(P), 26, 27/1, 27/2, 27/3, 28 to 83, 84/1, 84/2, 85 to 89, 90/1, 90/2, 90/3, 90/4, 91 to 118, 119/1, 119/2, 120 to 206, 207/1, 207/2, 208 to 222, 223/1, 223/2, 24 to 254, 255/1, 255/2, 256 to 295, 296(P), 297, 298, 299, 300, 301(P), 302, 303, 304(P), 305(P), 306(P), 358(P), 359(P), 360, 361, 362, 363, 364/1, 364/2, 365, 366(P), 367(P), 368(P), 369(P), 376(P), 379(P), 380(P), 381 to 388, 389(P), 390(P), 391(P), 392(P), 393(P), 449(P), 450(P), 463(P), 466, 467, 468, 469(P), 471(P), 473(P), 475/1(P), 476(P), 477, 478, 479, 480, 481(P), 482/1(P), 482/2, 483 to 501, 502(P), 503 to 533, 534/1, 534/2, 535 to 596, 597/1, 597/2, 598, 599/1, 599/2, 600 to 604, 605/1, 605/2, 606 to 634, 635/1, 635/2, 636, 637, 638, 639, 640/1, 640/2, 641 to 657, 658/1, 658/2, 659 to 753, 754/1, 754/2, 755, 756/1, 756/2, 757 to 765, 766(P), 767, 768, 769, 770, 771/1, 771/2, 772/1 (P), 772/2(P), 773, 774(P), 794(P), 795 to 802, 803(P), 804(P), 805(P), 808(P), 810(P), 811(P), 812(P), 813, 814, 815, 816, 817, (P), 818(P), 819(P), 822/1(P), 867(P), 868, 869, 870, 871, 872(P), 873 to 916, 917/1, 917/2, 918 to 926, 927/1, 927/2 and 928 to 939.

Plot to be acquired in village Mogra :—

79(P), 80, 81 (P), 83(P), 84(P), 99(P), 100(P), 101, 102/1(P), 102/2, 103 to 111, 112(P), 113(P), 114(P), 115(P), 116(P), 117(P), 118(P), 516, 528/1, 528/2, 529 530(P), 557(P), 559, 560(P), 561(P), 566(P), 567(P), 568-569(P) 585(P), 586(P), 587(P), 588(P), 589(P), 591(P), 597(P), 598(P), 602(P), 603(P), 604, 605, 606, 607/1, 607/2(P), 608, 609, 610(P), 611(P), 612, 613, 614(P), 617,(P), 620(P), 621, 622, 623, 624(P), 625(P), 626(P), 633(P), 654(P), 655(P), 656(P), 657(P), 658(P), and 660(P).

Plot Nos. to be acquired in village Ghordewa :—

53(P), 56(P), 58/1, 58/2,(P), 59(P), 62(P), 64(P), 65(P), 67(P), 68, 69(P), 75(P), 76(P), 77-78, 79(P), 80 to 157, 158(P), 162(P), 163(P), 164, 204/1(P), 204/2(P), 205(P), 206(P), 208(P), 209(P), 210(P), 211(P), 212(P), 282(P), 283(P), 284(P), 300(P), 301(P), 302(P), 303(P), 304(P), 305(P), 306(P), 308(P), 309(P), 311(P), 313(P), 314, 315(P), 316(P), 317, 318(P), 350(P), 351(P), 352(P), 354(P), 355(P), 356(P), 357(P), 358(P), 360(P), 361(P), 410(P), 411(P), 412(P), 415 420(P), 428(P), 430(P), 451(P), 456(P), 458(P), 460(P), 461(P), 462(P) 463(P), 464(P), 465(P), 467(P), 468(P), 469, 470(P), 471(P), 472(P), 473(P), 474(P), 475, 485(P), 486(P), 487(P), 488, 489(P), 490(P), 491(P), 492(P), 493(P), 494(P), 498(P), 499(P), 507(P), 508(P), 516(P), 518/1(P), 518/2(P), 519, 520(P), 524(P), 527(P), 528(P), 529(P), 530(P), 617(P), 619(P), 620(P), 624(P), and 682(P).

Plot Nos. to be acquired in village Rohina:—

1(P), 2(P), 65(P), 66(P), 67(P), 68(P), and 70(P)

Plot Nos. to be acquired in village Banki:—

275(P), 281(P), 283(P), 284, 285(P), 286, 287(P), 289(P), 291(P), 292, 293, 294, 295(P), 296(P), 297 to 302, 303(P), 304(P), 305(P), 308(P), 309(P), 310(P), 311 to 316, 317(P), 318(P), 319 to 327, 328(P), 329, 330, 331, 332(P), 342(P), 344(P), 345(P), 346(P), 347(P), 349(P), 350, 351(P), 352(P), 353, 354, 355(P), 365/1 (P), 358(P), 359(P), 365(P), 366(P), 370(P), 371, 372(P), 373(P), 374, 375(P), 379(P), 413(P), 417(P), 418(P), 429(P), 430(P), 431(P), 432(P), 437(P), 438, 439(P), 440(P), 454(P), 455(P), 456(P), 457(P), 458(P), 462(P), 463, 464(P), 465(P), 489(P), 491(P), 492(P), 493(P), 524(P), 525(P), 544(P), 445, 446, 548, 549(P), 550(P), 551, 552(P), 628(P), 629(P), 630(P), 631(P), 632/1(P), 633(P), 634(P), 637(P), 638(P), 639(P), 640(P), 642(P), 643(P), 646(P), 647(P), 648, 649, 650, 651(P), 652(P), 653, 654, 655, 656(P), 657(P), 658, 659, 660(P), 661(P), 662(P), 666(P), 707/1(P), 705(P), 708(P), 709(P), 710(P), 711(P), 712(P), 713(P), 714(P), 716(P), 717(P), 721(P), 799(P), 802(P), 803(P), 804(P), 805(P), 812(P), 814(P), and 815(P),

Plot Nos. to be acquired in village Purenā :—

55(P), 56(P), 58(P), 59(P), 60, 61, 62, 63, 64(P), 65(P), 66(P), 67(P), 68(P), 69(P), and 161(P).

Plot Nos. to be acquired in village Mandwadhora:—

1(P), 3(P), 4(P), 5(P), 6, 7(P), 60(P), 61, 62, 63 (P), 64, 65(P), 66(P), 68(P), 111(P), 112(P), 118(P), 119(P), 120, 121, 122, 123, 124 (P), 125(P), 126(P), 127(P), 128(P), 137(P), 138(P), 139(P), 140, 141(P), 142, 143(P), 144, 145, 146(P), 147(P), 148, 149, 150(P), 151(P), 175(P), 176(P), 177, 186(P), 187, 188(P), 190(P), 191(P), 193(P), 198(P), 201(P), 207(P), 208, 209(P), 210, 211(P), 213(P), 214(P), 215(P), 216(P), 218(P), 219(P), 220(P), 221(P), 223(P), 224, 225(P), 226(P), 227(P), 230(P) and 231(P).

Boundary description—

A—B line passes through plot Nos. 472, 471, 474, 477, 480, 481, in village Talsara and through Plot Nos. 11, 10, 1, 14, 25, 21, 24, 306, 304, 305, 301, 296, 358/359, 369, 368, 366, 367, 376, 379, 380, 393, 392, 390, 391, 389, 449, 450, 502, 463, 482/481, 475/1, 476, 473, 471, 469 in village Gajra

B—C line passes along the Right Bank of River Ahiran.

C—D—E line passes through plot Nos. 158, 162, 163, 204/75, 76, 79, 62, 58/2, 64, 65, 67, 69, 209, 208, 206, 205, 204/2, 303, 302, 301, 304, 308, 311, 309, 313, 468, 474, 485, 486, 487, 624, 682, in village Ghordewa.

E—F line passes through plot Nos. 682, 624, 620, 619, (part Western boundary of N.C.D.C. acquired lands in village Gordewa).

E—F—G—H line passes through Plot Nos. 619, 489, 617, 530, 529, 528, 527, 520, 524, 518/1 in village Gordewa).

through plot Nos. 1, 2, 65, 66, 67, 70 in village Rohina.

211, 209, 213, 215, 216, 198, 201, 188, 190, 193, 230, 227, 223, 218, in village Mandewa-Dhora.

H—I line passes through Plot Nos. 70, 67 (Part Western boundary of N. C. D. C. acquired land in village Rohina).

I—J—K line passes through Plot Nos. 67, 68, in village Rohina,

through Plot Nos. 220, 221, 219, 223, 225, 226, 230, 231, 193, 191, 145, 146, 147, 143, 139, 111, 112, 118, 119, 124, 125, 126, 68, 127, 66, 65, 63, 60, 7, 5, 4, 3, 1 in village Mandewa, Dhora. through Plot Nos. 318, 317, 296, 295, in village Banki through Plot Nos. 161, 65, 64, 66, 67, 68, 69, 55, 56, 59, 58 in village Purenā.

K—K/1 line passes along the part common boundary of villages Banki and Purenā.

K/1—L—M—N—O—P—Q—R— line passes through Plot Nos. 281, 283, 285, 287, 291, 289, 303, 275, 304, 305, 309, 308, 310, 332, 344, 345, 346, 342, along the Eastern boundary of plot Nos. 376 through Plot Nos. 375, 373, 372, 379, 413, 417, 432, 431, 430, 456, 437, 440, 439, 455, 454, 458, 457, 462, 465, 464, 489, 491, 493, 492, 524, 525, 544, in village Banki—through Plot Nos. 660, 658, 657, 656, 557, along part Eastern boundary of Plot Nos. 558, through Plot Nos. 560, 561, 566, 530, along Southern and Western boundary of Plot No. 529. Western boundary of 528/1 along Western and Northern boundary plot No. 516 along Northern boundary of plot No. 528/1 through Plot Nos. 589, 591, 586, 597, 598, 113, 114, 115, 116, 117, 118, 99, 100, 84, 83, 102/1, 81, 79 in village Mogra.

R—A line passes through Plot Nos. 79, 81, in village Mogra, through 340, along part Eastern boundary of Plot No. 336, through 337, 335 in village Paonsara.

S—T line passes through plot Nos. 113, 112, 602, along part Eastern and Southern boundary of plot No. 602 through plot Nos. 603, 614 along Western boundary of plot No. 613 through Plot Nos. 617, 620, 624, 625, 626, along part Southern boundary of plot No. 626 through Plot No. 633, along part Eastern boundary of plot Nos. 633, 612, through plot Nos. 607/2, 610, 611 in Village Mogra.

through plot Nos. 774, 772/1, 772/2, 766, 794, 805, 804, 803, 810, 808, 811, 812, 818, 822/1 819, 817, 872, 867, in village Gajra.

through Plot No. 79 in village Gordewa.

T—U—V—W line passes through Plot Nos. 62, 59 along the Western boundary of plot No. 58/1, through plot Nos. 69, 56, 53, along the Eastern boundary of Plot Nos. 215, 214, through plot Nos. 212, 211, 210, 208, 206, 282, 283, 284, 302, 300, 301, 306, 305, 308, 311, 313, 315, 316, 318, 467, 468, 470, 471, 474, 491, 492, 498, 472, 473, along Southern boundary of Plot No. 466 through plot Nos. 465, 464, 463, 461, 462, 350, 355, 351, 352, 354, 356, 360, 358, 456, 361, 410, 411, 412 along Southern boundary of Plot No. 414, through Plot Nos. 428, 420 in village Ghordewa.

through Plot Nos. 812, 814, 805, 804, 799, 717, 705, 714, 713, 712, 711, 710, 721, 708, 629, 628, 632/1, 633, 634, 638, 637, 358, 352 in village Banki.

W—X—Y—Z.—A/1B/1—1S/3:—line passes through Plot Nos. 352, 359, 351, 349, 328, 347, 346, 365, 366 370, 372, 379, 418, 429, 430, 456, 457 along the Southern boundary of Plot No. 546, part Southern boundary of Plot No. 545, Western and Southern boundary of Plot No. 548, through Plot Nos. 550, 549, along the Eastern boundary and part Northern boundary plot No. 551 through plot Nos. 552, 544, along part Northern boundary of plot Nos. 545, and 546 through plot No. 544 in village Banki.

through Plot Nos. 660, 657, 656, 655, 654, 561, 560, 566, 530 part Western boundary of Plot No. 567 through plot Nos. 567, 568, 569, part Northern boundary of 528/1, through plot Nos. 589, 588, 587, 586, 585, 597, 598, 114, 113, in village Mogra.

C/1—D/1—E/1. line passes through plot Nos. 491, 490, 493, 489, 530, 529, 516, 518/2, 518/1, 451 in village Gordewa.

through plot Nos. 207, 213, 214, 216, 198, 201, 186, 175, 176, 150, 151, 141, 138, 137, 139, 126, 127, 128 in village Mondewadhora.

through plot Nos. 666, 660, 657, 656, 661, 662, 652, 651, 646, 647, 356/1, 355, 352 in village Banki.

E/1—F/1—G/1/line passes through plot Nos. 352, 358, 643, 642, 632/1, 639, 640, 631, 630, 629, 708, 709, 710, 711, 712, 714, 705, 716 along the Southern Boundary of Plot No. 717 through Plot Nos. 799, 802, 701/1, 803, 805, 815, in village Banki.

through Plot Nos. 420, 428, along the Southern boundary of Plot No. 413, through plot Nos. 430, 410, 361, 456, 358, 357, 356, 354, 352, 351, 458, 350, 460, 461, 463, 464, 465, 508, 507, 499, 498, 474, 494, 493, 491, in village Gordewa.

Sub-Block 'B'

Sl No.	Village	Tahsil	Halka No.	Khewat No.	Distt.	Area	Remarks
	(Ghordewa)						
1.	Gordewa	KATGHORA	7	12	Bilaspur		Part
2.	Bhairotal	"	7	23	"		"
TOTAL						1530 acres (Approx.)	

Plot Nos. to be acquired in village Ghordewa :—

670 (P), 672 (P), 673 (P), 674 (P), 676 (P), 686 (P), 693 (P), 694 (P), 695 (P), 696 (P), 708 (P), 709 (P), 710 (P), 711 (P), 712 (P), 739 (P), 761 (P), 762 (P), 763 (P), 764 (P), 671 (P).

Plot Nos. to be acquired in village Bhairotal:—

22 (P), 27 (P), 32 (P).

Boundary description :

G/1—H/1.—line passes through Plot Nos. 676, 672, 673, 674, 686, 710, 739, 708, 709, 764, 696, 762, 763, in village Ghordewa.

through Plot Nos. 27, 22, 32, in village Bhairotal (Part Northern boundary of N.C.D.C. acquired land).

H/I—I/I—G/I, line passes through plot Nos. 32, 27, in village Bhairotal.

through plot Nos. 764, 761, 693, 694, 695, 709, 739, 712, 711, 710, 670, 671, 672 in village Ghordewa.

SCHEDULE B

Sub-Block 'C'

Drawing No. Rev/11/62

(Showing lands where rights to mine, quarry, bore, dig and search for, win, work and carry away minerals are to be acquired)

'Mining Rights'

Sl. No.	Village	Tahsil	Halka No. or P.C. No.	Khewat No.	District	Area	Remarks
1. Mogra	.	Khatghora	48	94	Bilaspur		Part
2. Banki	.	"	48	93	"		"
3. Korai	.	"	48	91	"		"
4. Purnea	.	"	50	10	"		"
5. Mandwadhora	.	"	50	11	"		"
6. Rohina	.	"	7	24	"		"
TOTAL AREA						1148.28 acres	(Approximately)

Plot Nos. to be acquired in village Mogra:—

55(P), 57(P), 60(P), 61(P), 62 to 67, 68(P), 69(P), 79(P), 81(P), 82, 83(P), 84(P), 85 to 98, 99(P), 100(P), 102/1(P), 113(P), 114(P), 115(P), 116(P), 117(P), 118(P), 119 to 159, 160(P), 161(P), 162, 163, 164, 165—66(P), 167(P), 181(P), 182(P), 188(P), 231(P), 240(P), 241(P), 242(P), 243, 244(P), 246(P), 254(P), 255(P), 256(P), 257, 258, 259, 260, 261(P), 262(P), 265(P), 270(P), 271(P), 272(P), 273(P), 274 to 281, 282(P), 283(P), 284 to 342, 343(P), 344/1, 344/2(P), 344/3, 345 to 354, 355(P), 356(P), 357—358—359—360(P), 368—370(P), 371(P), 373(P), 374(P), 375, 376, 377(P), 378(P), 379(P), 380 to 410, 411/1, 411/2, 412 to 515, 517 to 527, 530(P), 531 to 556, 557(P), 558, 560(P), 561(P), 562, 563, 564, 565, 566(P), 586(P), 589(P), 590, 591(P), 592 to 596, 597(P), 598(P), 656(P), 657(P), 658(P), 659, 660(P), 704.

Plots Nos. to be acquired in village Banki:—

1, 2/1, 2/2, 3 to 98, 99/1, 99/2, 100 to 189, 190/1, 190/2, 191 to 237, 238/1, 238/2, 239 to 274, 275(P), 276 to 280, 281(P), 282, 283(P), 285(P), 287(P), 288, 289(P), 290, 291(P), 295(P), 296(P), 303(P), 304(P), 305(P), 306, 307, 308(P), 309(P), 310(P), 317(P), 318(P), 332(P), 333, 334, 335 to 341, 342(P), 343, 344(P), 345(P), 346(P), 372(P), 373(P), 375(P), 376 to 378, 379(P), 380 to 412, 413(P), 414, 415, 416, 417(P), 430(P), 431(P), 432(P), 433 to 436, 437(P), 439(P), 440(P), 441 to 453, 454(P), 455(P), 456(P), 457(P), 458(P), 459, 460, 461, 462(P), 464(P), 465(P), 466 to 488, 489(P), 490, 491(P), 492(P), 493(P), 494 to 510, 511/1, 511/2, 512 to 523, 524(P), 525(P), 526 to 543, 544(P).

Plot Nos. to be acquired in village Korai:—

379(P), 384(P), 385(P), 386(P), 387(P), 388(P), 409(P), 410(P), 411(P), 412, 413(P), 414, 415, 416, 417(P), 425(P), 426(P), 427(P), 428 to 439, 440(P), 441 to 448.

Plot Nos. to be acquired in village Purnea.—

1 to 22, 23(P), 24(P), 25(P), 26, 27, 28(P), 29(P), 30(P), 31(P), 33(P), 34(P), 35(P), 36(P), 48(P), 49(P), 50(P), 51, 52, 53, 54, 55(P), 56(P), 57, 58(P), 59(P), 64(P), 65(P), 66(P), 67(P), 68(P), 69(P), 70 to 85, 86(P), 87(P), 146(P), 147 to 160, 161(P), 172 to 174, 175(P), 176(P), 181(P), 182, 183(P), 184(P), 185 to 188, 190/1(P), 190/2(P), 191(P), 192, 193, 194(P), 195(P), 196(P).

Plot Nos. to be acquired in village Mandwadhora.—

1(P), 2, 3(P), 4(P), 5(P), 7(P), 8 to 27, 28(P), 29, 30(P), 31(P), 33(P), 41(P), 42(P), 43 to 46, 47(P), 48 to 59, 60(P), 63(P), 65(P), 66(P), 67, 68(P), 69 to 82, 83/1, 83/2, 84 to 110, 111(P), 112(P), 113 to 117, 118(P), 119(P), 124(P), 125(P), 126(P), 127(P), 139(P), 143(P), 145—146(P), 147(P), 191(P), 192, 193(P), 219(P), 220(P), 221(P), 222, 223(P), 225(P), 226(P),

230 (P), 231 (P), 232 to 263, 264 (P), 265(P), 270/1(P), 270/2 (), 271 (P), 272 (P), 295(P), 296 to 307, 308¹/1, 308²/2, 309 to 332, 333(P), 334(P), 335, 336, 337, 338(P), 339(P), 340 to 350, 351(P), 352(P), 353(P), 365(P), 366(P), 367(P), 371(P), 372(P), 373(P) 374(P).

Plots Nos. to be acquired in village Rohina:—

67(P), 68(P), 95(P), 96(P), 97(P), 98(P), 99(P), 103 (P), 104(P), 106(P), 107, 108(P), 109, 110(P), 111, 112(P), 113(P), 120(P), 129(P), 131(P), 132 to 138, 139(P), 140, 141, 142(P), 143(P), 144, 145, 146, 147(P), 148(P), 149(P), 150, 151, 152(P), 153(P), 160(P), 166(P), 199(P), 253¹/1 (P).

Boundary Description :—

R. Q. P. O. N. M. L. K¹/1 line passes through Plot Nos. 79, 81, 102¹/1, 83, 84, 100, 99, 118, 117¹, 116, 115, 114/113, 598, 597, 586, 591, 589, along part northern boundary of Plot No. 528¹/1, along Western and northern boundary of Plot No. 516, Western boundary of Plot No. 528¹/1, along Southern and Western boundary of Plot No. 529, through Plot Nos. 530, 566, 561, 560, along part Eastern boundary of Plot No. 558, through Plot Nos. 557, 656, 657, 658, 660, in village Mogra through Plot Nos. 544, 525, 524, 492, 493, 491, 489, 464, 465, 462, 457, 458, 454, 455, 439, 440, 437, 456, 430, 431, 432, 417, 413, 379, 372, 373, 375, along the Eastern boundary of Plot No. 376,

through Plot Nos. 342, 346, 345, 344, 332, 310, 308, 309, 305, 304, 275, 303, 289, 291, 287, 285, 283, 281, in village Banki.

K¹/1, K Line passes along the part common boundary of village Banki and Purena.

K, J, I line passes through Plot Nos. 58, 59, 56, 55, 69, 68, 67, 66, 64, 65, 161, in village Purena, through plot Nos. 295, 296, 317, 318 in village Banki.

through plot Nos. 1, 3, 4, 5, 7, 60, 63, 65, 66, 127, 68, 126, 125, 124, 119, 118, 112, 111, 139, 143, 147, 145 --146, 191, 193, 231, 230, 226, 225, 223, 219, 221, 220 in village Mandwadhora,

through plot Nos. 68, 67, in village Rohina.

I, J¹/1, K¹/1, line passes through Plot Nos. 67, 68, 95, 96, 97, 98, 99, 106, 108, 104, 103, 110, 112, 113, 131, 120, 147, 129, 148, 149, 166, 160, 253¹/1, in village Rohina.

(Part Western and part Southern boundary of N.C.D.C. acquired land).

K¹/1, L¹/1 line passes through Plot Nos. 253¹/1, 199, 152, 153, 143, 142, 139, in village Rohina 264, 265, 271, 272, 270/1, 270/2, 295, 351, 352, 353, 339, 338, 334, 333, 365, 366, 367, 47, 371, 372, 373, 374, 41, 42, 33, 28, 31, 30, along the Southern boundary of 29 in village Mandwadhora, 190/1, 191-190/2, 196, 194, 195, 184, 183, 181, 176, 146, 87, 86, 48, 49, 50, 23, 24, 31, 25, 30, 28, 29, 33, 34, 35, 36 in village Rohina, 379, 440, 384, 385, 386, 387, 388, in village Korai.

L¹/1, Rline passes through Plot Nos. 388, 425, 426, 427, 417, 413, 409, 410, 411 in village Korai 283, 282, 270, 271, 265, 272, 273, 262, 261, 254, 255, 256, 246, 244, 242, 241, 240, 231, 344/2, 343, 357-358-359-360-356, 355, 371, 374, 373, 368-370, 377, 188, 378, 182, 379, 181, 160, 161, 165-166, 167, 56, 57, 61, 60, 68, 69, 79, in village Mogra.

Sub Block 'D'

Sl. No.	Village	Tahsil	Halka No. or P.C. No.	Khewat No.	Distt.	Area	Remarks
1	Mogra	Katghora	48	94	Bilaspur		Part
2	Banki	"	48	93	"		"
3	Gajra	"	27	13	"		"
4	Gordewa (Ghordewa).	"	7	12	"		"

TOTAL area 714.88 acres (Approx.)

Plot Nos. to be acquired in village Mogra :—

112(P), 113(P), 114(P), 530(P), 560(P), 561(P), 566(P), 567 (P), 568-569 (P), 570 to 584, 585 (P), 586 (P), 587(P), 588(P), 589(P), 597(P), 598(P), 599 to 601, 602(P), 603(P), 607/2(P), 610(P), 611(P), 614(P), 615, 616, 617(P), 618, 619, 620(P), 624(P), 625(P), 626(P), 627, 628, 629, 630, 631, 632, 633(P), 634 to 653, 654 (P), 655(P), 656(P), 657(P), 660(P), 661 to 667, 668/1, 668/2, 669 to 703.

Plot Nos. to be acquired in village Banki :—

328(P), 346(P), 347(P), 348, 349(P), 351(P), 352(P), 358(P), 359(P), 360, 361, 362, 363, 364, 365(P), 366(P), 367, 368, 369, 370(P), 372(P), 379(P), 418(P), 419 to 428, 429(P), 430(P), 456(P), 457(P), 544(P), 547, 549(P), 550(P), 552(P), 553 to 627, 628(P), 629(P), 632/1(P), 633(P), 634(P), 635, 636, 637(P), 638(P), 705(P), 708(P), 710(P), 711(P), 712(P), 713(P), 714(P), 715, 717(P), 718, 719, 720, 721(P), 722 to 798, 799(P), 800, 804(P), 805(P), 806 to 811, 812(P), 813, 814(P).

Plot Nos. to be acquired in village Gajra :—

766(P), 772/1(P), 772/2(P), 774(P), 775 to 785, 786/1, 786/2, 787 to 793, 794(P), 803(P), 804(P)* 805(P), 806, 807, 808(P), 809, 810(P), 811(P), 812(P), 817(P), 818(P), 819(P), 820, 821* 822/1(P), 822/2, 823 to 866, 867(P), 872(P).

Plot Nos. to be acquired in village Ghordewa :—

1 to 52, 53(P), 54, 55, 56(P), 57, 59(P), 60, 61, 62(P), 69(P), 79(P), 206(P), 208(P), 210(P), 211(P), 212(P), 213 to 281, 282(P), 283(P), 284(P), 285 to 299, 300(P), 301(P), 302(P), 305(P), 306(P), 307, 308(P), 311(P), 313(P), 315(P), 316(P), 318(P), 319 to 349, 350(P), 351(P), 352(P), 354(P), 355(P), 356(P), 358(P), 360(P), 361(P), 362 to 382, 383/1, 383/2, 384 to 409, 410(P), 411(P), 412(P), 414 to 419, 420(P), 428(P), 456(P), 461(P), 462(P), 463(P), 464(P), 465(P), 466, 467(P), 468(P), 470(P), 471(P), 472(P), 473(P), 474(P), 491(P), 492(P), 498(P).

Boundary Description :—

S—T line passes through Plot Nos.—113, 112, 602 along part Eastern & Southern Boundary of plot No. 602, through Plot Nos. 603, 614 along Western boundary of plot No. 613 through plot No. 617, 620, 624, 625, 626 along part southern Boundary of plot No. 626, through plot No. 633 along part Eastern boundary of plot Nos. 633, 612, through plot Nos. 607/2, 610, 611 in village Mogra. 774, 772/1, 772/2, 766, 794, 805, 804, 803, 810, 808, 811, 812, 818, 822/1, 819, 817, 872, 867, in village Gajra. 79 in village Ghordewa.

T—U—V—W line passes.—62, 59, along the Western of plot No. 58/1.

69, 56, 53, along the Eastern Boundary of plot Nos. 215, 214, 212, 211, 210, 208, 206, 282, 283, 284, 302, 300, 301, 306, 305, 308, 311, 313, 315, 316, 318, 467, 468, 470, 471, 474, 491, 492, 498, 472, 473 along Southern Boundary of Plot Nos. 466.

465, 464, 463, 461, 462, 350, 355, 351, 352, 354, 356, 360, 358, 456, 361, 410, 411, 412, along Southern Boundary of plot No. 414.

428, 420 in village Ghordewa. 812, 814, 805, 804, 799, 717, 705, 714, 713, 712, 711, 710, 721, 708, 629, 628, 632/1, 633, 634, 638, 637, 358, 352, in village Banki.

W—X—Y—Z—A/1—B/1—S line passes through Plot Nos. 352, 359, 351, 349, 328, 347, 346, 365, 366, 370, 372, 379, 418, 429, 430, 456, 457, along the Southern boundary of Plot No. 546, part Southern boundary of Plot No. 545, Western and Southern boundary of Plot No. 548, through plot Nos. 550, 549, along the Eastern boundary and part Northern boundary of Plot No. 551, through Plot Nos. 552, 544, along part Northern boundary of Plot Nos. 545 and 546, through Plot No. 544 in village Banki, through Plot Nos. 660, 657, 656, 655, 654, 560, 561, 566, 530, part Western boundary of Plot No. 567, through Plot Nos. 567, 568-569, part northern boundary of 528/1, through Plot Nos. 589, 588, 587, 586, 585, 597, 598, 114, 113, in village Mogra.

Sub-Block 'E'

Sl. No.	Village	Tahsil	Halka No. or Patwari Circle No.	Khewat No.	Distt.	Area	Remarks
1.	Banki	Katghora	48	93	Bilaspur		Part.
2	Mandwadhora	"	50	11	"		"
3	(Gordewa) Ghordewa.	"	7	12	"		"

Total area 193.95 acres (Approx.)

Plot Nos. to be acquired in village Banki :—

352(P), 355(P), 356/1(P), 356/2, 357, 358(P), 629(P), 630(P), 631(P), 631/1(P), 639(P), 640(P), 641, 642(P), 643(P), 644, 645, 646(P), 647(P), 651(P), 652(P), 656(P), 657(P), 660(P), 661(P),

662(P), 663, 664, 665, 666(P), 667 (P) 700, 701/1(P), 701/2, 702, 703, 704, 705(P), 706, 707, 708(P), 709(P), 710(P), 711(P), 712(P), 714(P), 716(P), 799(P), 801, 802(P), 803(P), 805(P), 815(P), 816 to 818,

Plot Nos. to be acquired in village Mandhwadhora :—

126(P), 127(P), 128(P), 129 to 136, 137(P), 138(P), 139(P), 141 (P), 150 (P), 151(P), 152 to 174, 175(P), 176(P), 178 to 185, 186(P), 198(P), 199, 200, 201(P), 202, 203 to 206, 207(P), 213(P), 214(P), 216(P).

Plot Nos. to be acquired in village Ghordewa :—

350(P), 351(P), 352(P), 353, 354(P), 356(P), 357(P), 358(P), 359, 361(P), 410(P), 420(P), 421 to 425, 426-427, 428(P), 429, 430(P), 431 to 450, 451(P), 452 to 455, 456 (P), 457, 458(P), 459, 460(P), 461(P), 463(P), 464(P), 465(P), 474(P), 489(P), 490(P), 491(P), 493(P), 494(P), 495, 496, 497, 498(P), 499(P), 500, 501 to 506, 507(P), 508(P), 509 to 515, 516(P), 517, 518/1(P), 518/2(P), 529(P), 530(P).

Boundary Description :—

C/I—D/I—E/I—line passes through plot Nos. 491, 490, 493, 489, 530, 529, 516, 518/2, 518/1, 451 in village Ghordewa.

Through plot Nos. 207, 213, 214, 216, 198, 201, 286, 175, 176, 150, 151, 141, 138, 137, 139, 126, 127, 121, in village Mandwadhora.

Through plot Nos. 666, 660, 657, 656, 661, 662, 652, 651, 646, 647, 356/1, 355, 352, in village Bankl.

E/I—F/I—C/I line passes through Plot Nos. :—352, 358, 643, 642, 632/1, 639, 640, 631, 630 629, 708, 709, 710, 711, 712, 714, 705, 716, along Southern boundary of plot No. 717, through plot Nos. 799, 802, 701/1, 803, 805, 815, in village Banki.

Through plot Nos. 420, 428, along the Southern boundary of plot No. 413, through plot Nos. 430, 410, 361, 456, 358, 357, 356, 354, 352, 351, 458, 350, 460, 461, 463, 464, 465, 508, 507, 499, 498, 474, 494, 493, 491, in village Ghordewa.

Sub Block 'F'

Sl. No.	Village	Tahsil	Halka No. or Patwari Circle No.	Khewat No.	Distt.	Area	Remarks
1	Mandwadhora	Katghora	50	11	Bilaspur		Part.
2	Rohina	"	7	24	"		"
3	(Gordewa) Ghordewa	"	7	12	"		"
Total—Area						89.50 acres (Approx)	

Plot Nos. to be acquired in village Mandwadhora :—

188(P), 189, 190(P), 193(P), 194 to 197, 198(P), 201(P), 209(P), 211(P), 212, 213(P), 215(P), 216(P), 217, 218(P), 223(P), 227(P), 228, 229, 230(P).

Plot Nos. to be acquired in village Rohina :—

1(P), 2(P), 3, 4 (P), 5(P), 6, 9(P), 48 (P), 49 to 53, 54(P), 55 to 64, 65(P), 66(P), 67(P), 70(P), 71(P).

Plot Nos. to be acquired in village Ghordewa :—

489(P), 518/1(P), 520(P), 521, 522(P), 523(P), 524(P), 525, 526(P), 527(P), 528(P), 529(P), 530(P), 531(P), 532(P), 536(P), 612(P), 616(P), 617(P), 618, 619(P).

Boundary descriptions :—

F—H line passes through Plot Nos. 616, 617, 612, 531, 532, 526, 536, 523, 522, in village Ghordewa.

5, 9, 4, 54, 48, 71, 70, in village Rohina (Part Western boundary of N.C.D.C. acquired land).

H—G—F line passes through plot Nos. 70, 67 66, 65, in village Rohina. Through plot Nos. 218, 223, 227, 230, 193, 190, along the part Southern boundary of plot No. 188, through plot Nos. 190, 188, 201, 198, 213, 216, 215, 209, 211, in village Mandhwadhora, 2, 1, in village Rohina. 518/1, 520, 524, 527, 528, 529, 530, 617, 489, 619 in village Ghordewa.

SUB BLOCK 'G'

Sl. No.	Village	Tahsil	Halka No. or P.C. No.	Khewat No.	Distt.	Area	Remarks
1	Gajra	Katghora	27	13	Bilaspur		Part
2	Gordewa	"	7	12	"		"
3	Bhairotal	"	7	23	"		"
4	Sumadha	"	25	114	"		"
5	Suraka-chhar	"	24	115	"		Full
6	Danganiakhar	"	9	116	"		Part.
7	Balgikhar	"	25	117	"		"
8	Gerwan	"	24	100	"		"
9	Charpara	"	8	99	"		"
Total area						3442.91 acres (Approx).	

Plot Nos. to be acquired in Village Charpara :—

1 to 13, 14/1, 14/2, 14/3, 15 to 21, 22/1, 22/2, 22/3, 22/4, 22/5, 22/6, 23 to 86, 87/1, 87/2, 88 to 157, 158/1, 158/2 159 to 194, 195 (P), 199(P), 200, 201, 202, 203 (P), 206(P), 207(P), 208 to 221, 222/1, 222/2, 223 to 247, 248/1, 248/2, 248/3, 248/4, 248/5, 248/6, 248/7, 249 to 261, 262/1, 262/2, 262/3, 263 to 274, 275/1, 275/2, 276 to 283, 284/1, 284/2, 285 to 292, 293/1, 293/2, 294 to 328, 329, 330(P), 331(P), 332(P), 339(P), 340(P), 341 to 355, 356(P), 357(P), 358(P), 359(P), 360, 361, 362(P), 370(P), 371(P), 373(P), 377(P), 378(P), 379(P), 380, 381(P), 382(P), 643(P), 645(P), 646(P), 647, 648(P), 649(P), 650, 651(P), 652(P), 653, 654, 655(P), 656(P), 657(P), 658(P), 663(P), 805/2(P), 806/3(P), 805/4(P), 806(P), 807(P), 808, 809(P), 812(P), 815(P), 816/1, 816/2, 816/3(P), 817(P), 819/2(P), 819/3(P), 820(P), 821, 822(P), 824(P), 825/1, 825/2, 825/3, 825/4, 826(P), 827(P), 828(P), 829, 830, 831, 832, 833/1, 833/2, 834, 835/1(P), 835/2(P), 835/5(P), 835/6, 835/7, 835/11, 835/12(P), 843(P).

Plots Nos. to be acquired in Village Ghordewa :—

58/2(P), 62(P), 63, 64(P), 65(P), 66, 67(P), 69(P), 70, 71, 72, 73, 74, 75(P), 76(P), 79(P), 158(P), 159, 160, 161/1, 161/2, 162(P), 163(P), 165 to 201, 202/1, 202/2, 203, 204/1(P), 204/2(P), 205(P), 206(P), 207, 208(P), 209(P), 301(P), 302(P), 303(P), 304(P), 308(P), 309(P), 310, 311(P), 312, 313(P), 468(P), 474(P), 476, 477 to 484, 485(P), 486(P), 487(P), 624(P), 625 to 627, 628(P), 629, 630(P), 631(P), 632(P), 633(P), 634 to 669, 670(P), 671(P), 672(P), 676(P), 682(P), 693(P), 694(P), 695(P), 709(P), 710(P), 711(P), 712(P), 713 to 738, 739(P), 740 to 760, 761(P), 764(P), 765.

Plot Nos. to be acquired in village Gajra :—

466(P), 466/1(P), 466/2, 466/3, 940.

Plot Nos. to be acquired in village Sumadha :—

1(P), 28(P), 29 - 30(P), 31(P), 32(P), 33(P), 292(P), 293(P), 294(P), 295(P), 323(P), 343(P), 344(P), 345(P), 346(P), 347, 348, 349(P), 350(P), 351, 352(P), 353 to 411, 412(P), 413 to 432, 433/1, 433/2, 434 to 469, 470/1, 470/2, 471 to 487, 488/1, 488/2, 489 to 517, 518/1, 518/2, 519 to 525, 526(P), 527, 528, 529, 530(P), 531, 532(P), 538, 539(P), 543(P), 546(P), 547(P), 548(P), 549, 819(P), 833(P), 834, 835(P), 886(P), 887, 888, 889, 890(P), 891(P), 916(P), 917(P), 918(P), 957(P), 960(P), 963(P), 965, 966, 967, 968, 969(P), 970-971(P), 981/1(P), 982 to 987, 988/1, 988/2, 989, 990, 991, 992, 993, 994/1, 994/2, 994/3, 995, 996/1, 992/2, 997 to 1009, 1010/1, 1010/2, 1010/3, 1011 to 1015, 1016/1, 1016/2, 1017 to 1041, 1042/1, 1042/2, 1043, 1044, 1045, 1046, 1047, 1048/1, 1048/2, 1049, 1050, 1051, 1052, 1053, 1054, 1055/1, 1055/2, 1055/3, 1055/4, 1055/5, 1055/6, 1055/7, 1055/8, 1055/9, 1055/10, 1055/11, 1055/12, 1055/13,

1056/1, 1056/2, 1057 to 1067, 1068/1, 1068/2, 1069 to 1078, 1079/1, 1079/2, 1080 to 1088, 1089/1, 1089/2, 1090 to 1100, 1101/1, 1101/2, 1101/3, 1101/4, 1102 to 1129, 1130/1, 1130/2, 1130/3 1131 to 1158, 1159(P), 1160, 1161(P), 1162, 1163, 1164, 1165-1166(P), 1167(P), 1168 to 1192, 1193/1, 1193/2, 1194 to 1204, 1205(P).

Plot Nos. to be acquired in village Surekachhar :—

Whole village (Plot No. 1 to 638).

Plot Nos. to be acquired in village Balgikhar :—

89(P), 92(P), 93(P), 94(P), 95, 96(P), 100(P), 106 to 116, 117 (P), 118 to 131, 132(P) 133 to 149, 150/1, 150/2, 151 to 167, 168/1, 168/2, 169, to 294, 295/1, 295/2, 296 to 306, 307(P), 308(P), 309, 310, 311, 312, 313(P), 314(P), 329(P), 337(P), 338, 339, 400, 401, 402(P), 403, 404(P), 411(P), 412(P), 413(P), 414(P), 315(P), 416(P), 417(P), 418 to 441, 442/1, 442/2, 443 to 462, 463/1, 463/2, 464 to 481, 482(P), 483 to 541, 542(P), 548(P), 549 to 565, 566(P), 567(P), 568(P), 569(P), 573(P), 578(P), 579(P), 580, 581, 582(P), 583(P), 584(P), 585, 586(P), 587 to 611, 612/1, 612/2, 613 to 623, 624, 625, 626, 627.

Plot Nos. to be acquired in village Danganiakhar :—

1 to 40, 41/1, 41/2, 42, to 68, 69/1, 69/2, 69/3, 70 to 106, 107/1, 107/2, 108 to 207, 208/1, 208/2, 209 to 297, 298-299-311-312-355 (P), 300 to 307, 308/1, 308/2, 309, 310, 313, 314/1, 314/2, 315 to 330, 331/1, 331/2, 332 to 351, 352/1(P), 352/2, 352/3, 353(P), 354(P), 380/1(P), 381(P), 382(P), 383 to 478, 479(P), 480(P), 482(P), 483(P), 484(P), 485(P), 486, 487(P), 491(P), 492(P), 593(P).

Plot Nos. to be acquired in village Bhairotal :—

27(P), 28, 29, 30, 31, 32(P), 33, 34, 35, 36(P), 37(P), 38(P), 346(P), 498(P).

Plot Nos. to be acquired in village Gerwan.—

293 (P), 294(P), 299(P), 300(P) 301(P), 302 to 306, 307(P), 308(P), 309, 310, 311, 312(P), 313(P) 314(P), 315 to 323, 324(P), 325 (P), 326(P), 327(P), 328, 329, 330(P), 331(P).

Boundary Description

B, M/1, } Line passes through Plot Nos. 466 and 466/1, in village Gagra.
N/1. O/1. }

through Plot Nos. 1, 29—30, 28, 31, 33, 32, 350, 352, 349, 343, 344, 346, 345, 323, 412, 295, 294, 293, 292, 532, 539, 543, 530, 626, 546, 548, 547, 981/1, 970-971, 969, 960, 957, 1159, 1161, 1165-1166, 1167, 918, 917, 916, 890, 891, 886, 1205, 836, 833, 819, in village Sumandha.

through Plot Nos. 132, 89, 92, 93, 94, 96, 100, 117, 307, 308, 329, 313, 314, 397, 402, 404, 417, 416, 415, 411, 414, 413, 412, 482, along the part Northern boundary of village Balgikhar, through Plot Nos. 542, 548, 566, 567, 569, 568, 573, 578, 579, 582, 583, 584, 586, in village Balgikhar.

301, 300, 299, 307, 308, 312, 313, 314, 294, 293, 331, in village Gerwan.

O/1, P/1, Q/1.—line passes through plot Nos. 331, 330, 327, 326, 325, 324, in village Gerwan 195, 199, 203, 206, 207, 381, 382, 379, 378, 377, 373, 356, 371, 357, 358, 359, 370, 362, 339, 340, 331, 330, 332, 643, 645 in village Charpara.

Q/1, R/1, line passes through Plot Nos. 645, 646, 648, 663, 657, 658, 655, 656, 652, 651, 649, 805/3, 805/2, 804/5, 805/4, 806, 807, 809, 812, 815, 816(3), 817, 819/3, 819/2, 820, 822, 824, 835/1, 826, 827, 835/2, 828, 835/5, 835/12, 843 in village Charpara. 593, 492, 491, 487, 485, 484, 483, 482, 479, 480, 382, 381, 380/1, 354, 353, 352/1, 298-299—311—355 in village Dangaria-khar.

498 in village Bhairotal.

R/1, H/1, Line passes through Plot Nos. 498, along the part of southern boundary of River Ahiran through Plot No. 498, along the part Central line of River Ahiran, through Plot Nos. 346, 36, 37, 38, 32, in village Bhairotal.

H/1-I/1-G/1, line passes through Plot Nos. 32, 27 in village Bhairotal,

through Plot Nos. 764, 761, 693, 694, 695, 709, 739, 712, 711, 710, 670, 671, 672 in village Ghordewa.

G/1, B—line passes through Plot Nos. 676, 633, 632, 628, 631, 630, in village Ghordewa (along the part Western boundary of N.C.D.C. acquired land).

B—D—C line passes through Plot Nos. 682, 624, 487, 486, 485, 474, 468, 313, 309, 311, 308, 304, 301, 302, 303, 204/2, 205, 206, 208, 209, 69, 67, 65, 64, 58/2, 62, 79, 76, 75, 204/1, 163, 162 158, in village Ghordewa.

C—B line passes along the right Bank of River Ahiran.

(Department of Mines and Fuel)

ORDER

New Delhi, the 6th April 1962

S.O. 1131.—In exercise of the powers conferred by sub-section (2) of section 5 of the Coal Mines (Conservation and Safety) Act, 1952 (12 of 1952), the Central Government hereby delegates to the Coal Board its powers under sub-rule (3) of rule 49 of the Coal Mines (Conservation and Safety) Rules, 1954, except in respect of matters specified in clause (ii) and clause (iii) of the said sub-rule.

[No. C5-13(10)/61.]

S. P. GUGNANI, Dy. Secy.